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INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1992

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 17, 1991	Dec. 24, 1991	1	Jan. 3, 1992	June 23, 1992	June 30, 1992	28	July 10, 1992
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Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

DEPARTMENT OF INSURANCE

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Group Coverage Discontinuance and Replacement

2) Code Citation: 50 Ill. Adm. Code 2013

3) <u>Section Numbers:</u>	<u>Proposed Action:</u>
2013.10	Amended
2013.20	Amended
2013.30	Amended
2013.40	Amended
2013.50	Amended
2013.60	Amended
2013.70	Amended

4) Statutory Authority: Implementing and authorized by Section 367i of the Illinois Insurance Code (Ill. Rev. Stat. 1991, ch. 73, par. 979i)

5) A Complete Description of the Subjects and Issues Involved:
P.A. 87-0270 amended the HMO Act to make Health Maintenance Organizations subject to Section 367i of the Code. This Part is being amended to include HMOs.

6) Will this proposed rule replace emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? No

9) Are there any other proposed amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: This proposed amendment will not require a local government to establish, expand or modify its activities in such a way as to necessitate additional expenditures from local revenues.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to comment on this proposed rulemaking may submit written comments no later than 45 days after the publication of this Notice to:

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NOTICE OF PROPOSED AMENDMENTS

David Van Lieshout
Department of Insurance
320 West Washington
Springfield, Illinois 62767

12) Initial Regulatory Flexibility Analysis: The Department has determined that these amendments will not affect small businesses.

The full text of the Proposed Amendment begins on the next page:

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TITLE 50: INSURANCE

CHAPTER 1: DEPARTMENT OF INSURANCE

SUBCHAPTER 2: ACCIDENT AND HEALTH INSURANCE

HEALTH MAINTENANCE ORGANIZATION

PART 2013

GROUP COVERAGE DISCONTINUANCE AND REPLACEMENT

Section	Authority
2013.10	Scope
2013.20	Definitions
2013.30	Effective Date of Discontinuance for Non-Payment of Premium of Subscription Charges
2013.40	Requirements for Notice of Discontinuance
2013.50	Extension of Benefits
2013.60	Continuance of Coverage in Situations Involving Replacement of a One Group Policy of One Carrier Contract by Another
2013.70	

AUTHORITY: Implementing and authorized by Section 367i of the Illinois Insurance Code (Ill. Rev. Stat. 1991, ch. 73, par. 979i).

SOURCE: Adopted at 14 Ill. Reg. 17217, effective October 19, 1990; amended at 16 Ill. Reg. _____, effective _____.

Section 2013.10 Authority

This Part is adopted and promulgated by the Director of Insurance pursuant to Section 367i of the Illinois Insurance Code (Ill. Rev. Stat. 1989¹, ch. 73, par. 979i).

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 2013.20 Scope

This Part is applicable to all group insurance policies contracts and group Health Maintenance Organization (HMO) contracts, issued for delivery in this State, renewed, or amended or under which the level of benefits or premium is altered or modified, on a group-or-group-type-basis covering persons as employees of employers or as members of unions or associations having-a-situs-in-this-State.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 2013.30 Definitions

The term "group-type-basis" means a benefit plan, other than salary-budget plans utilizing individual insurance policies or subscriber contracts, which meets the following conditions:

- a) Coverage is provided through insurance policies to classes of employees or members defined in terms of conditions pertaining to employment or membership; and
- b) The coverage is not available to the general public and can be obtained and maintained only because of the covered person's membership in or connection with the particular organization or group; and
- c) There are arrangements for bulk payment of premiums or subscription charges to the insurer or non-profit service corporation; and
- d) There is sponsorship of the plan by the employer, union, or association.

"Accrued Liability" means liabilities established on the date an injury is sustained or an illness commenced.

"Group Contract" means a contract for health insurance or an HMO contract made with an employer or other entity that covers a group of persons identified as individuals because of their relationship to the covered entity.

"Prior Carrier" means the carrier of group health care coverage provided by the employer or other entity immediately prior to the effective date of discontinuance and which has or has not been replaced by a succeeding carrier's coverage.

"Succeeding Carrier" means the carrier of group health coverage provided by an employer or other entity which is issued within 90 days of the discontinuance of the prior plan.

"Totally Disabled" means:

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(a) that a covered employee is prevented because of injury or disease, from performing his or her regular or customary occupational duties; or

(b) that a dependent or retired employee is prevented because of injury or disease, from engaging in substantially all of the normal activities of a person in good health of like age and sex.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 2013.40 Effective Date of Discontinuance for Non-Payment of Premium or Subscription Charges

a) If a policy group contract subject to this Part provides for automatic discontinuance of the policy or contract after a premium or subscription charge has remained unpaid through the grace period allowed for such payment, the carrier shall be liable for valid claims for covered losses incurred prior to the end of the grace period. The carrier shall, however, be entitled to the premium due for coverage provided during the grace period.

b) If the actions of the carrier after the end of the grace period indicate that it considers the policy group contract as continuing in force beyond the end of the grace period such as; by continuing to recognize claims subsequently incurred, the carrier shall be liable for valid claims for losses beginning prior to the effective date of written notice of discontinuance to the policyholders contract holders or other entity responsible for making payments or submitting subscription-charges to the carrier. The effective date of discontinuance shall not be prior to midnight at the end of the third scheduled work day after the date upon which the notice is delivered.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 2013.50 Requirements for Notice of Discontinuance

a) Any notice of discontinuance so given by the carrier shall include a request to advise the group policyholder or other entity involved contract holder to notify

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employees enrolled individuals covered under the policy contract within 10 working days of receipt of such notice of the date as of which the group policy contract will discontinue and to advise that, unless otherwise provided in the policy contract, the carrier shall not be liable for claims or losses incurred after such the date of discontinuance. Such notice of discontinuance shall also advise, in any instance in which the plan discontinuance shall request the contract holder to notify employees or members within ten working days of the notice given by the carrier. Such notice of discontinuance shall also advise,

b) in any the instance in which the plan involves employee contributions, that if the policyholder or other entity contract holder continues to collect contributions for the coverage period after the date of discontinuance, the policyholder group contract holder or other entity may be held solely liable for the benefits with respect to the period for which the contributions have been collected.

b)c) Simultaneously with the notice of discontinuance the carrier shall prepare and furnish to the policyholder or other entity group contract holder at the same time a sample of a notice form to be distributed to the employees or members concerned enrolled individuals indicating such discontinuance, and the effective date thereof, and urging advising the employees or members enrolled individuals to refer to their certificates in order to determine what rights, if any, are available to them upon such discontinuance.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 2013.60 Extension of Benefits

a) Every group policy contract subject to this Part hereafter issued or under which the level of benefits is hereafter altered, modified, or amended, must provide include a reasonable provision for a reasonable extension of benefits in the event of total disability at the date of discontinuance of the group policy contract as required by subsections 2013-60(b)-(d) hereunder.

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- b) In the case of a group plan providing benefits for loss of time from work, or specific indemnity during hospital confinement on an accrued liability basis, discontinuance of the policy group contract during a disability shall have no effect on benefits payable for that disability or confinement.
- c) In the case all other cases of hospital or medical expense coverages and HMO plans, other than dental, pharmaceutical or other limited expense coverages, a reasonable extension of benefits or accrued liability provision is required. Such a provision extension will be considered "reasonable" if it provides for an extension of at least until the earliest of the following:

- 1) the end of twelve months; or
- 2) the date the maximum benefit is reached; or
- 3) the end of total disability.

under "major-medical"-and-"comprehensive-medical"-type coverages, and

- d) Under other types of hospital or medical expenses coverages plans such as benefits-restrictions-society those limited to hospital expenses only, medical expenses only, or surgical expenses only, or any combination thereof, provides either an reasonable extension of benefits of at least ninety days or an accrued liability for expenses incurred during a period of disability or during a period of at least ninety days starting with a specific event which occurred while coverage was in force (e.g., an accident). For purposes of this subsection, major-medical-and-comprehensive medical shall include, but not be limited to, hospital, medical, and surgical coverages is required. Such extension will be considered "reasonable" if it provides for an extension until the earliest of the following:

- 1) ninety days; or
- 2) the date the maximum benefit is reached; or
- 3) the end of total disability.

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- d)e) Any applicable extension of benefits or accrued liability shall be described in any the group contract policy involved as well as in group insurance certificates. The benefits payable during any period of extension or accrued liability may be subject to the group contract's policy's regular benefit limits (e.g., benefits ceasing at exhaustion of a benefit period or of maximum benefits or benefit restrictions for services provided by unaffiliated providers of an HMO) but in no event shall the extensions described in subsection 2013.60(c) above be reduced solely because of the discontinuance of the policy group contract.

- f) An extension of benefits need not be provided when an individual's coverage terminates under the group contract in accordance with the contract's eligibility and termination provisions.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 2013.70 Continuance of Coverage in Situations Involving Replacement of a One Group Policy Contract of One Carrier by Another

This Section sets standards for determining liability when one group contract replaces a plan of another group contract.

- a) Liability of prior carrier.

- 1) The prior carrier remains liable only to the extent of its accrued liabilities and extensions of benefits. The position of the prior carrier shall be the same whether the group policyholder contract holder or other entity secures replacement coverage from a new carrier, the same carrier, self-insures, or foregoes the provision of coverage.

- 2) Employees and dependents who are totally disabled on the date of discontinuance of the group policy of the prior carrier, shall be provided an extension of benefits for a disabling illness, injury or condition as described in subsection 2013.60(c).

- 3) The prior carrier, if an HMO, may limit the extension of benefits for a totally disabling illness,

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injury or condition to services provided by or through their participating providers.

- 4) No prior carrier may terminate the required extension of benefits because the totally disabled person becomes covered under the succeeding carrier's contract.
- 5) The prior carrier must provide the extension of benefits without cost to the totally disabled person except for copayments, coinsurance and deductibles in effect at the time of discontinuance and following the discontinuance of coverage.
- b) Liability of Succeeding Carrier.
 - 1) Each person who is eligible for coverage in accordance with the succeeding carrier's plan of benefits, in respect to classes eligible and activity actively at work and non-confinement rules, shall be covered by the succeeding carrier's plan of benefits. For purposes of this subsection the succeeding carrier shall not individually underwrite when determining eligibility.
 - 2) Each person not covered under the succeeding carrier's plan of benefits in accordance with subsection (b)(1) above must nevertheless be covered by the succeeding carrier in accordance with the following rules standards if such individual and was validly covered, including benefits extension, under the prior plan on the date of discontinuance, and if such individual is a member of the class or classes of individuals eligible for coverage under the succeeding carrier's plan, but does not satisfy the actively at work or non-confinement requirements of this plan on its effective date, such individual shall be eligible for benefits as described hereunder. Any reference in the following rules standards to an individual who was or was not totally disabled is a reference to the individual's status immediately prior to the date the succeeding carrier's coverage becomes effective.
 - A) The minimum level of benefits to be provided by the succeeding carrier shall be the applicable level of benefits of the prior carrier's plan

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reduced by any benefits payable by the prior plan.

- B) When the succeeding carrier is an HMO, the benefits must be the HMO's own level of benefits, reduced by benefits provided or payable by the prior plan.
- B)C) Coverage Benefits under this subsection must be provided by the succeeding carrier until at least the earliest of the following dates:
 - i) the date the individual becomes eligible under the succeeding carrier's plan described-in-subparagraph group contract according to subsection (b)(1) above.
 - ii) for each type of coverage, the date the individual's coverage benefits would terminate in accordance with the succeeding carrier's plan provisions applicable to individual termination of coverage (e.g., at termination of employment or ceasing to be an eligible dependent, as-the-case-may be).
 - iii) in the case of an individual who was totally disabled, and in the case of a type of coverage for which Section 2013.60 requires an extension of benefits or accrued liability, the end of any period of extension or accrued liability which is required of the prior carrier by Section 2013.60 or, if the prior carrier's policy is not subject to that Section, would have been required of that carrier had its policy been subject to Section 2013.60 at the time the prior plan was discontinued and replaced by the succeeding carrier's plan group contract.
- 3) The conversion privilege shall be available to those individuals whose benefits cease, if the individual has not become eligible under the succeeding carrier's plan described in subsection (b)(1) above.

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3+4) In the case of a pre-existing conditions limitation included in the succeeding carrier's plan, the level of benefits applicable to pre-existing conditions of persons becoming covered by the succeeding carrier's plan in accordance with this Section during the period of time this limitation applies, under the new plan shall be the lesser of;

A) the benefits of the new plan determined without application of the pre-existing conditions limited limitation; and or

B) the benefits of the prior plan.

4+5) The succeeding carrier, in applying any deductibles, coinsurance, copayments or waiting period in its plan, shall give credit for the satisfaction or partial satisfaction of the same or similar provisions under a prior plan providing similar benefits. In the case of deductible provisions, the credit shall apply for the same or overlapping benefit periods and shall be given for expenses actually incurred and applied against the deductible provision of the prior carrier's plan during the 90 days preceding the effective date of the succeeding carrier's plan, but only to the extent these expenses are recognized under the terms of the succeeding carrier's plan and are subject to similar deductible provisions.

5+6) In any situation where a determination of the prior carrier's benefits is required by the succeeding carrier, at the succeeding carrier's request the prior carrier shall furnish a statement of the benefits available or pertinent information, sufficient to permit verification of the benefit determination or the determination itself by the succeeding carrier. For the purposes of this Section, benefits of the prior plan will be determined in accordance with all of the definitions, conditions, and covered expenses provisions of the prior plan rather than those of the succeeding plan. The benefit determination will be made as if coverage had not been replaced by the succeeding carrier.

c) Liability of Succeeding Carrier as an HMO

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1) So long as federally qualified HMOs are not permitted to require actively at work, hospital non-confinement rules, medical evidence of insurability, or pre-existing condition limitations, subsection (b)(2)(A) and (b)(4) above do not apply to federally qualified HMOs.

2) In situations where services for the totally disabled person are provided by the succeeding HMO, the succeeding HMO may bill the prior carrier for the reasonable cash value of services provided when the prior carrier has an obligation under its required extension of benefits. The prior carrier shall make direct payment to the succeeding HMO for the cost of the services provided.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

- 1) The Heading of the Part: General Rules
- 2) Code Citation: 35 Ill. Adm. Code 101
- 3) Section Number: Proposed Action:
101.101 amend
101.103 amend
- 4) Statutory Authority: Illinois Environmental Protection Act (Ill.Rev.Stat. 1991, ch. 111½, par. 1026.)
- 5) A Complete Description of the Subjects and Issues Involved:

These proposed amendments have been proposed to the Board by Business and Professional People for the Public Interest (BPI), seeking to make technical corrections to the Board's recycled paper rule. The Board's recycled paper rule, found at 35 Ill. Adm. Code 101.103(d), currently refers to Section 3(f) of the Illinois Solid Waste Management Act (Ill.Rev.Stat. 1989, ch. 111½, par. 7053(f)) for the definition of "postconsumer material". However, the General Assembly has amended the Illinois Solid Waste Management Act, so that Section 3(f) no longer exists in the same form. (Public Act 87-485, effective January 1, 1992.) The proposed amendments would incorporate the new definition of "recycled paper".

The Board has not taken any substantive position on the merits of this proposal. However, publishing the proposal for first notice will maximize the opportunity for public comment, and will allow for the most expeditious resolution of this proceeding.

- 6) Will this proposed rule replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒
- 8) Does this proposed (amendment, repealer) contain incorporations by reference? No.
- 9) Are there any other amendments pending on this Part? No.
- 10) Statement of Statewide Policy Objective (if applicable)?

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These proposed rules do not create or enlarge a state mandate as defined in Section 3(b) of the State Mandates Act (Ill.Rev.Stat. 1991, ch. 85, par. 2203(b)).

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning this rulemaking within 45 days of publication in the Illinois Register to Dorothy M. Gunn, Clerk, Illinois Pollution Control Board, 100 West Randolph Street, Suite 11-500, Chicago, IL 60601. Please include the docket number of this rulemaking (R92-7) on all comments. Please send copies of all comments to:

William Denham
Dept. of Energy and
Natural Resources
325 West Adams, Room 300
Springfield, IL 62706

Susan Schroeder
Illinois Environmental
Protection Agency
2200 Churchill Road
P.O. Box 19276
Springfield, IL 62794-9276

- 12) Initial Regulatory Flexibility Analysis (if applicable):

A) Date rule submitted to Business Assistance Office of the Department of Commerce and Community Affairs:
June 4, 1992.

B) Types of small businesses affected: Small businesses will not be directly affected by the proposed amendments, since the recycled paper rule applies only to attorneys and to organized trade and environmental groups.

C) Reporting, bookkeeping or other procedures required for compliance: N/A

D) Types of professional skills necessary for compliance:
N/A.

The full text of the proposed amendments begins on the next page:

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

TITLE 35: ENVIRONMENTAL PROTECTION
SUBTITLE A: GENERAL PROVISIONS
CHAPTER I: POLLUTION CONTROL BOARD

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GENERAL RULES

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101.300

Motions For Reconsideration

POLLUTION CONTROL BOARD

NOTICE OF PROPOSED AMENDMENTS

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AUTHORITY: Implementing Sections 5, 7.1, 7.2, 27, 28, 29, 31, 32, 33, 35, 36, 37, 38, 40, and 41 of the Environmental Protection Act (Ill.Rev.Stat.1991, ch. 111 1/2, pars. 1005, 1007.1, 1007.2, 1027, 1028, 1029, 1031, 1032, 1033, 1035, 1036, 1037, 1038, 1040, and 1041); and Section 4 of "AN ACT in relation to natural resources, research, data collection and environmental studies," (Ill.Rev.Stat.1991, ch. 96 1/2, par. 1004); and authorized by Section 26 of the Environmental Protection Act (Ill.Rev.Stat.1991, ch. 111 1/2, par. 1026).

SOURCE: Filed with the Secretary of State January 1, 1978; codified 6 Ill.Reg. 8357; Part repealed, new Part adopted in R88-5(A) at 13 Ill.Reg. 12055, effective July 10, 1989; amended in R90-24 at 15 Ill.Reg. 18677, effective December 12, 1991; amended in R92-7 at 16 Ill.Reg. _____, effective _____.

NOTE: Capitalization denotes statutory language.

SUBPART A: GENERAL PROVISIONS

Section 101.101 Definitions

The definitions of the Environmental Protection Act (Ill.Rev.Stat. 19871991, ch. 111 1/2, par. 1001 et seq.) apply to

POLLUTION CONTROL BOARD

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this Part unless otherwise provided. The following definitions also apply to this Part:

"Act" means the Environmental Protection Act (Ill.Rev.Stat. 19871991, ch. 111 1/2, par. 1001 et seq.)

"Agency" means the Illinois Environmental Protection Agency.

"APA" means the Illinois Administrative Procedure Act (Ill.Rev.Stat.19871991, ch. 127. par. 1001 et seq.)

"Attorney General" means the Office of the Attorney General of the State of Illinois.

"Board" means the Illinois Pollution Control Board.

"Chairman" means the Chairman of the Board.

"Clean Air Act" means the federal Clean Air Act (42 U.S.C. 7401 et seq. (1989)).

"Clean Water Act" means the federal Clean Water Act (33 U.S.C. 1251 et seq. (1989)).

"Clerk" means the Clerk of the Board.

"Contested case" means an adjudicatory proceeding, including but not limited to enforcement, variance, permit appeal, adjusted standard, and administrative citation proceedings, but not including regulatory, quasi-legislative, informational, or similar proceedings.

"DEINKED STOCK" MEANS PAPER THAT HAS BEEN PROCESSED TO REMOVE INKS, CLAYS, COATINGS, BINDERS AND OTHER CONTAMINANTS. (Illinois Solid Waste Management Act, Section 2.1, P.A. 87-485, effective January 1, 1992.)

"Document" means pleading, notice, motion, affidavit, memorandum, brief, petition, or other paper or combination of papers required or permitted to be filed.

"DHS" means the Illinois Department of Nuclear Safety.

"ENR" means the Illinois Department of Energy and Natural Resources.

NOTICE OF PROPOSED AMENDMENTS

"Evidence" means a paper, drawing, map, chart, report, study, or other tangible thing produced and submitted at hearing, or testimony received at hearing.

"Initial filing" means the filing which initiates a Board proceeding. For example, the initial filing in an enforcement proceeding is the complaint; in a permit appeal is a petition for review, and in a regulatory proceeding is the proposal. There is only one initial filing in each Board proceeding.

"JCAB" means the Joint Committee on Administrative Rules.

"Material" means relating to any substantive issue that is of consequence to the determination of a proceeding.

"Participant" means any person, not including the Board or its staff, who takes part in a regulatory or other quasi-legislative proceeding before the Board. A person becomes a participant in any of several ways, including, but not limited to, filing a comment, being added to the notice list of a particular proceeding, or testifying at hearing.

"Party" means a person authorized by the Act to bring, defend, or intervene in a contested case before the Board.

"Person" means any person defined in Section 3.26 of the Act, including but not limited to any individual, partnership, company, corporation, political subdivision, or state agency.

"Postconsumer material" means PAPER, PAPERBOARD, AND FIBROUS WASTES FROM RETAIL STORES, OFFICE BUILDINGS, HOMES, AND SO FORTH, AFTER THE WASTE HAS PASSED THROUGH ITS END USAGE AS A CONSUMER ITEM, INCLUDING USED CORRUGATED BOXES, OLD NEWSPAPERS, MIXED WASTE PAPER, TABULATING CARDS, AND USED CORDAGE. "Postconsumer material" also includes ALL PAPER, PAPERBOARD, AND FIBROUS WASTES THAT ARE DIVERTED OR SEPARATED FROM THE MUNICIPAL SOLID WASTE STREAM. (Illinois Solid Waste Management Act, Section 3(f)(2), P.A. 87-485, effective January 1, 1992.)

"Procedural rules" means the Board's procedural rules, contained in 35 Ill. Adm. Code 101 through 120.

"Recovered paper material" means POSTCONSUMER MATERIAL, AND

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DRY PAPER AND PAPERBOARD WASTE GENERATED AFTER COMPLETION OF THE PAPERMAKING PROCESS (THAT IS, THOSE MANUFACTURING OPERATIONS UP TO AND INCLUDING THE CUTTING AND TRIMMING OF THE PAPER MACHINE REEL INTO SMALLER ROLLS OR ROUGH SHEETS), INCLUDING ENVELOPE CUTTINGS, BINDERY TRIMMINGS, AND OTHER PAPER AND PAPERBOARD WASTE RESULTING FROM PRINTING, CUTTING, FORMING, AND OTHER CONVERTING OPERATIONS, OR FROM BAG, BOX AND CARTON MANUFACTURING, AND BUTT ROLLS, MILL WRAPPERS, AND REJECTED UNUSED STOCK. "Recovered paper material" also includes FINISHED PAPER AND PAPERBOARD FROM OBSOLETE INVENTORIES OF PAPER AND PAPERBOARD MANUFACTURERS, MERCHANTS, WHOLESALE, DEALERS, PRINTERS, CONVERTERS, OR OTHERS. (Illinois Solid Waste Management Act, Section 3(f)(3), P.A. 87-485, effective January 1, 1992.)

"Registered agent" means a person registered with the Secretary of State for the purpose of accepting service of notices for any entity, or a person otherwise authorized in writing as an agent for the purpose of accepting service of notices for that entity in Board proceedings.

"Relevant" means having any tendency to make the existence of any fact that is of consequence to the determination of the proceeding more probable or less probable than it would be without that information.

"RCRA" means the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1976 (42 U.S.C. 6901 et seq. (1988g1)).

"SDWA" means the federal Safe Drinking Water Act (42 U.S.C. 300f et seq. (1988g1)).

"Site-specific rule" means a proposed or adopted regulation, not of general applicability, which applies only to a specific facility or geographic site.

"Undue delay" means a delay which is unwarranted, unjustified, improper, or is more delay than necessary.

"USEPA" means the United States Environmental Protection Agency.

(Amended at 16 Ill. Reg. _____, effective _____.)

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Section 101.103

Form of Documents

- a) Documents shall clearly show the title of the proceeding in which they are filed. Appendix A of this Part sets forth examples of proper captions. Documents shall bear a heading which clearly describes the nature of the relief sought, such as, but not limited to "Petition for Amendment to Regulation", "Complaint", "Petition for Variance", "Petition for Review", "Motion", or "Public Comment".
- b) Except as otherwise provided, the original and nine (9) copies of all documents shall be filed with the Clerk. Only the original and four (4) copies of any discovery motion, deposition, interrogatory, answer to interrogatory, or subpoena need be filed with the Clerk.
- c) After the filing of the initial document in a proceeding, all filings, including exhibits, shall include the Board docket number for the proceeding in which the item is to be filed. If the filing is a document, the docket number shall appear on the first page of the filing. For filings which are not documents, the docket number shall appear on a readily visible portion of the filing.

- d) Documents, excluding exhibits, shall be typewritten or reproduced from typewritten copy and double-spaced on uncoated white paper of greater than 12 pound weight and measuring 8" x 10 1/2" or 8 1/2" x 11". Reproductions may be made by any process that produces legible black-on-white copies. All documents shall be fastened on the left side or in the upper left corner. The left margin of each page shall be at least 1 1/2 inches and the right margin at least one inch. As of January 1, 1992, all documents, excluding exhibits, filed with the Board by attorneys or by organized environmental and trade groups shall be submitted on recycled paper. For purposes of this section, "recycled paper" means paper which contains at least 40% postconsumer 50% recovered paper material. The definition of "postconsumer material" is set forth in Section 3(f) of the Illinois Solid Waste Management Act (Ill. Rev. Stat. 1989, ch. 11-1/2, par. 7053(f)). The recovered paper material shall contain at least 20% deinked stock or postconsumer material until July 1, 1994; beginning July 1, 1994, shall contain at least 25% deinked stock or postconsumer material; beginning July 1, 1996, shall contain at least 30% deinked stock or postconsumer material; beginning July 1, 1998, shall contain

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at least 40% deinked stock or postconsumer material; and beginning July 1, 2000, shall contain at least 45% deinked stock or postconsumer material. Either the certificate or proof of service or the notice of filing accompanying all documents filed by attorneys or by organized environmental or trade groups shall state "THIS FILING IS SUBMITTED ON RECYCLED PAPER. This filing is submitted on recycled paper". This statement shall be made at the bottom of the first page of the certificate or proof of service, or the notice of filing. This recycled paper requirement does not apply to stationery, such as letterhead, when used for cover letters or similar purposes. Additionally, the Board encourages all participants to double-side copies of documents filed with the Board.

- e) The requirements of subsections (b), (c), and (d) may be waived by the Board upon written request. A request for a filing waiver shall be presented to the Board in the form of a motion accompanied by affidavits necessary to verify any factual assertions contained in the motion. If the Board finds that compliance with the filing requirements would impose an undue burden, the Board will grant the motion.

- f) Exhibits, where possible, shall be reduced to conform to the size requirements of subsection (d). However, one non-conforming copy may be filed with the Clerk's office.

- g) The original of each document filed shall be signed by the party or by its authorized representative or attorney. All documents shall bear the business address and telephone number of the attorney filing the document, or of the party who appears on his or her own behalf. The Clerk will refuse to accept for filing any document which does not comply with this subsection.

- h) Except as otherwise provided by Sections 1 through 4 of "AN ACT in relation to the reproduction of public records on film and the destruction of records so reproduced" (Ill. Rev. Stat. 1987-1991, ch. 116, pars. 35-38), or by leave of the Board, documents on microfiche are not acceptable for filing.

(Source: Amended at 16 Ill. Reg. _____, effective _____.)

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENT

- 1) Heading of the Part: Illinois Visually Handicapped Institute
- 2) Code Citation: 89 Ill. Adm. Code 730
- 3) Section Numbers: 730.700 Proposed Action: Repeal
- 4) Statutory Authority: Sections 3 (b), (f) and (k) of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434 (b), (f) and (k) and 3443).
- 5) A Complete Description of the Subjects and Issues Involved:
Repeal of the section as the information regarding appeals at the Illinois Visually Handicapped Institute (IVHI) has been added at 89 Ill. Adm. Code 510.
- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date?
— Yes X No
- 8) Does this proposed rule (amendment, repealer) contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No

Section Numbers Proposed Action Illinois Register Citation

- 10) Statement of Statewide Policy Objectives (if applicable):
This is not applicable to this Rulemaking.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning these rules within 45 days after this issue of the Illinois Register. All requests and comments should be submitted in writing to:

Ms. Susan Warner, Manager
Regulations and Procedures Division
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429

Telephone number: (217) 785-3896
T.D.D./T.T.: (217) 785-9301

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENT

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

- 12) Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not affect small businesses.

The full text of the Proposed Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENT

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
 CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
 SUBCHAPTER e: COMMUNITY SERVICES/ILLINOIS VISUALLY
 HANDICAPPED INSTITUTE

Section 730.700 Disciplinary Appeals (Repealed)

a) No client shall be suspended or discharged from IVHI without first having the opportunity of requesting and receiving an Administrative Review.

PART 730
 ILLINOIS VISUALLY HANDICAPPED INSTITUTE

SUBPART B: PROGRAM SERVICES

Section
 730.200 Available Programs
 730.210 Activities of Daily Living
 730.220 Communication
 730.230 Home Mechanics
 730.240 Orientation and Mobility
 730.250 Education, Leisure Activities and Other Programs

SUBPART C: SUPPORT SERVICES

Section
 730.400 Medical Services
 730.410 Equipment Loans
 730.420 Telephone Services
 730.430 Dietary Services
 730.440 Transportation Services
 730.460 Counseling and Personal Adjustment

SUBPART D: CLIENT CONDUCT

Section
 730.600 Rules of Client Conduct
 730.650 Discipline
 730.700 Disciplinary Appeals (Repealed)

AUTHORITY: Implementing and authorized by Sections 3(b), (f) and (k) of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1991, ch. 23, pars. 3434(b), (f) and (k) and 3443).

SOURCE: Adopted at 10 Ill. Reg. 6853, effective April 7, 1986; amended at 15 Ill. Reg. 6265, effective April 15 1991; amended at 16 Ill. Reg. _____, effective _____.

1) The request for an Administrative Review must be made within one working day of the Superintendent's disciplinary decision. The request for such a review must be made either orally or in writing to the Superintendent of IVHI.

2) The Administrative Review hearing shall be convened by the Deputy Director of the Bureau of Blind Services or the Deputy Director's designee within 2 working days from the date of the request of the Administrative Review.

3) The Administrative Review hearing shall consist of:

A) the Superintendent of IVHI presenting the disciplinary decision made at the Superintendent's level and the reasons (including evidence presented at the superintendent's hearing) for the disciplinary decision, and

B) the client's response to the Superintendent's disciplinary decision and the client's reasons for appealing the disciplinary decision.

4) Both the Superintendent and the client may have such witnesses and assistance in presenting their view as they feel is necessary.

5) Within 2 working days after the hearing, the Deputy Director or the Deputy Director's designee will make a decision on the Administrative Review. The decision shall be based on:

A) the findings presented at the hearing, and
 B) Sections 730.650 (b) and (c).

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DEPARTMENT OF REHABILITATION SERVICES

DEPARTMENT OF REHABILITATION SERVICES

6) The Administrative Review decision shall be issued to the client in writing, shall set forth the reasons for the decision, and shall inform the client that if he or she is still dissatisfied a Fair Hearing can be requested.

D) The Hearing Officer shall have the power to insure that the hearing is conducted as set forth in this subsection.

b) If, following the Administrative Review, the client is still dissatisfied with the disciplinary action, the client can request a Fair Hearing from the Director of the Department of Rehabilitation Services. Such a request must be made within 30 working days of the Administrative Review decision, must specify the IVHI disciplinary action to which the appeal refers, and must be made in writing or by calling:

Fair Hearing Coordinator
Department of Rehabilitation Services
P. O. Box 1587
Springfield, Illinois 62705
Phone Number: (217) 785-3896

1) Within 5 working days of receiving the request for a Fair Hearing the client shall be offered 3 dates for the Fair Hearing and requested to select one.

2) The Fair Hearing shall be conducted by a Hearing Officer, who along with 2 other panel members selected by the Director, shall hear evidence presented by the Deputy Director of the Bureau of Blind Services or the Deputy Director's designee and the client.

A) The Deputy Director or Deputy Director's designee shall present the facts which led to the Administrative Review decision and the rationale for the decision.

B) The client shall present rebuttal to the Administrative Review decision.

C) Both parties may have such assistance in presenting their case as they so desire and have the opportunity to cross-examine testimony presented.

3) A written transcript of such proceedings shall be made by stenographic or other means. A copy of the written transcript shall be provided to the client, at no cost, upon request.

4) Based upon the findings of the Fair Hearing and Sections 730.650 (b) and (c), the Fair Hearing panel shall make a recommendation to the Director as to appropriate action.

5) Within 30 working days of the request for the Fair Hearing, the Director shall respond in writing to the client. The response shall contain the Director's decision as to the appeal and the reason(s) for the decision.

(Source Repealed at 16 Ill. Reg. _____, effective _____)

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Similar Benefits
- 2) Code Citation: 89 Ill. Adm. Code 567
- 3) Section Numbers:
567.20
567.30
567.100
Proposed Action:
Amendment
Amendment
Amendment
- 4) Statutory Authority: Implementing and authorized by Section 3(a), (b) and (k) of the Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1989, ch. 23, pars. 3434 (a), (b) and (k)), 29 U.S.C. 721 (a)(8), and 34 CFR 361.47 (b).
- 5) A Complete Description of the Subjects and Issues involved: Changes are made throughout this Part, including the title, to change the term "similar benefits" to "comparable benefits" to match current federal language.
 Further, subsection (c) has been added to 567.20 as a result of a recent federal policy directive that prohibits loans taken by a client to complete his/her rehabilitation program to be counted as comparable benefits.
- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date?
 Yes ☒ No ☐
- 8) Does this proposed rule (amendment, repealer) contain incorporations by reference? No
- 9) Are there any other amendments pending on this Part? No

Citation
Section Numbers Proposed Action Illinois Register

- 10) Statement of Statewide Policy Objectives (if applicable):
 This is not applicable to this Rulemaking.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Interested persons may present their comments concerning these rules within 45 days after this issue of the Illinois Register. All requests and comments should be submitted in writing to:

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

Ms. Susan Warner, Manager
 Regulations and Procedures Division
 Department of Rehabilitation Services
 P.O. Box 19429
 Springfield, Illinois 62794-9429
 Telephone number: (217) 785-3896
 T.D.D./T.T.: (217) 785-9301

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

- 12) Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking will not affect small businesses.

The full text of the Proposed Rule(s) begins on the next page:

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER b: VOCATIONAL REHABILITATION

PART 567
SIMILARCOMPARABLE BENEFITS

- Section
567.10 General Applicability
567.20 Definition of SimilarComparable Benefits
567.30 Exceptions to SimilarComparable Benefits
567.100 Refusal of SimilarComparable Benefits

AUTHORITY: Implementing and authorized by Sections 3(a),(b), and (k) of The Disabled Persons Rehabilitation Act (Ill. Rev. Stat. 1989, ch. 23, pars. 3434(a),(b), and (k)), 29 U.S.C. 721(a)(8), and 34 CFR 361.47(b).

SOURCE: Adopted at 9 Ill. Reg. 8839, effective June 10, 1985; amended at 11 Ill. Reg. 820, effective December 23, 1986; amended at 12 Ill. Reg. 3019, effective January 15, 1988; amended at 13 Ill. Reg. 9580, effective June 12, 1989; amended at 13 Ill. Reg. 18933, effective November 16, 1989; amended at 15 Ill. Reg. 6617, effective April 18, 1991; amended at 16 Ill. Reg. _____, effective _____.

Section 567.20 Definition of SimilarComparable Benefits

- a) Similar Comparable benefits are services which are used to determine eligibility (89 Ill. Adm. Code 552) or to achieve the vocational goal and objectives specified in the client's individualized Written Rehabilitation Program (89 Ill. Adm. Code 572) that, when provided to DORS clients by public or private agencies other than DORS, offset costs which would otherwise be paid by DORS or the client.
- b) Private monetary merit awards, contributions and gifts which are specific or restricted as to use shall be used as intended (e.g., scholarships earmarked for use for college tuition costs or general college expenses) and are an available comparable benefit or service that shall be considered as a similarcomparable benefit to reduce the client's need for that service(s)

from DORS. Unrestricted monetary merit awards, contributions and gifts shall not be considered as an available resource by DORS.

- c) While a client will not be discouraged from applying for loans (i.e., student loans) to assist in the completion of his/her rehabilitation program, he/she may not be required to accept such loans. Such loans are not comparable benefits.

(Source: Amended at 16 Ill. Reg. _____, effective _____)

Section 567.30 Exceptions to SimilarComparable Benefits

SimilarComparable benefits must be pursued for all services except:

- a) if a search for similarcomparable benefits would delay the provision of VR services to a client who is at extreme medical risk, based upon medical evidence provided by an appropriately licensed medical professional;
- b) evaluation of vocational rehabilitation potential;
- c) counseling, guidance, referral, and placement;
- d) vocational and other training services, (e.g., on-the-job training, work adjustment training including at a rehabilitation facility or nine month pre-vocational program for hearing impaired at Northern Illinois University, and work experience from the Secondary Transitional Experience Program) which are not provided in institutions of higher education (e.g., universities, colleges, vocational schools, technical institutes, or hospital schools of nursing);
- e) rehabilitation engineering services (i.e., the application of technologies, engineering methodologies or scientific principles to meet the needs of and address the barriers confronted by persons with disabilities);
- f) supported employment services (34 CFR 363.7 (1988)); and

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENT

- g) post-employment services included in subsections (b), (c), (d), (e) and (f) above.

(Source: Amended at 16 Ill. Reg. ____, effective ____)

Section 567.100 Refusal of Similar Comparable Benefits

DORS cannot provide a service (with the exception of Section 567.30(a)-(g)) to a client who refuses to make formal application to a similar comparable benefit source or who refuses to accept a similar comparable benefit for which he/she is eligible.

(Source: Amended at 16 Ill. Reg. ____, effective ____)

TREASURER

NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Home Ownership Made Easy Act

- 2) Code Citation: 74 Ill. Adm. Code 750

- 3) Section Numbers: Proposed Action:

750.10	Amended
750.30	Amended
750.40	Amended
750.41	New Section
750.90	Amended
750.110	Amended
750.120	Amended
750.130	Amended
750.Appendix A	Amended
750.Appendix B	Amended
750.Appendix C	Amended

- 4) Statutory Authority: Implementing and authorized by the Home Ownership Made Easy Act of 1989 (the "Program") (Ill. Rev. Stat. 1989, ch. 67 1/2, pars. 1101 et seq., as amended by Public Act 86-1462, effective July 1, 1991).

- 5) A Complete Description of the Subjects and Issues Involved:
The amendments are essentially corrections to the current rules which would not alter the operation of the H.O.M.E. Program. Appendix A and Appendix B have been transposed to conform with JCAR agreements reached in connection with the previous rule making. Section 750.130 has been amended at the request of the Illinois Housing Development Authority in order to conform with IHDA administrative procedures. Section 750.41 has been added in order to recover processing fees involved with the processing of not sufficient funds (NSF) checks.

- 6) Will this proposed rule replace an emergency rule currently in effect? No.

- 7) Does this rule making contain an automatic repeal date?
____ Yes ☒ No

- 8) Does this proposed amendment contain incorporation by reference? No.

- 9) Are there any other proposed amendments pending on this Part? No.

TREASURER

NOTICE OF PROPOSED AMENDMENTS

- 10) Statement of Statewide Policy Objectives: To provide guidance to potential home buyers who would like to qualify and become eligible for participation in the H.O.M.E. program.

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rule making:

Interested parties may comment on this proposed rule making by contacting the below named individual 45 days from the date of publication.

Maria P. Peterson
Illinois State Treasurer's Office
State of Illinois Center
100 W. Randolph, Suite 15-600
Chicago, IL 60601
(312)814-1421

- 12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:
We have determined that this will not affect small businesses.
- B) Types of small businesses affected:
We have determined that this will not affect small businesses.
- C) Reporting, bookkeeping or other procedures required for compliance:
We have determined that this will not affect small businesses.
- D) Types of professional skills necessary for compliance:
We have determined that this will not affect small businesses.

The full text of the Proposed Amendments begins on the next page:

TREASURER

NOTICE OF PROPOSED AMENDMENTS

TITLE 74: PUBLIC FINANCE
CHAPTER V: TREASURER

Part 750

Home Ownership Made Easy Act

Section

750.10 Treasurer's Contractual Authority
750.20 Eligibility for the Program
750.30 Enrollment Procedures
750.40 Saver Deposit Options
750.41 Penalty for Not Sufficient Funds (NSF) Checks
750.50 Participant Statement
750.60 Common Calendar Year
750.70 The H.O.M.E. Program Investment Options
750.80 Tax Reporting
750.90 Withdrawal Requests
750.100 Termination Requests
750.110 Treasurer's Certification of H.O.M.E. Participants

750.120 Benefits of Program Certification
750.130 Illinois Housing Development

Authority Mortgage Priority
750.140 Payment of Expenses

~~750.Appendix A - Certification Notice and Instructions for Using Your H.O.M.E. Certification~~

750.Appendix A Account Registration Form

~~750.Appendix B - Account Registration Form~~

750.Appendix B Certification Notice and Instructions for Using Your H.O.M.E. Certification

750.Appendix C Employer Deduction Authorization Form

Authority: Implementing and authorized by the Home Ownership Made Easy Act of 1989 (the "program") (Ill. Rev. Stat. 1989, ch. 67 1/2, pars. 1101 et seq., as amended by Public Act 86-1462, effective July 1, 1991).

SOURCE: Adopted at 15 Ill. Reg. 1421, effective September 17, 1991; amended at 15 Ill. Reg. 203, effective December 18, 1991; amended at 16 Ill. Reg. _____, effective _____, 1992.

Section 750.10 Treasurer's Contractual Authority

To provide for administration of the Home Ownership Made Easy Act of 1989 (the "program" "Act") (Ill. Rev. Stat. 1989, ch. 67 1/2, pars. 1101 et seq., as amended by Public Act 86-1462, effective

TREASURER

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July 1, 1991), the Treasurer may enter into such contracts as may be necessary:

- a) When: .
- 1) It is more cost efficient;
 - 2) Services are not provided by other State agencies;
 - 3) It results in lower costs or higher effectiveness or quality of services or responsiveness
- b) Such contracts include, but are not limited to, contracts for the administration and distribution of investment options by third parties and for investment advisory and transfer agency services to be performed by third parties.

(Source: Amended at 16 Ill. Reg. _____, effective _____.)

Section 750.30 Enrollment Procedures

Participants may enroll in the Program by completing an application (750. Appendix A) attesting to their eligibility as defined and set forth therein, and forwarding same to the Home Ownership Made Easy Investment Fund (the "H.O.M.E. Fund").

- a) An initial deposit in check or money order form in the minimum amount of \$250.00 or more must accompany the application.
- b) On the enrollment application participants must select one (1) of the ~~two~~ three (2) (3) deposit options.

(Source: Amended at 16 Ill. Reg. _____, effective _____.)

Section 750.40 Saver Deposit Options

Participants may make deposits through any of the following options:

- a) Pre-authorized withdrawals from saver's checking account on monthly basis in the amount of \$50.00 or

TREASURER

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more. The saver must sign an authorization form and provide a voided check with his application.

- b) Coupon remittances to be used either monthly, quarterly or semi-annually to accompany checks or money orders in the amount of \$50.00 or more. The saver will be provided with a deposit coupon book with pre-printed remittance coupons.
- c) Gifts in the form of checks or money orders from any third party to the participant's fund may be deposited provided that the deposit include participant's social security number.
- d) Pre-authorized employer deductions from the participant's payroll check, based on employer's pay period, in the amount of \$.25.00 or more may be deposited into the participant's fund. The participant's social security number must be included with the deposit. The saver must sign an authorization form and provide a copy of same with his application.

(Source: Amended at 16 Ill. Reg. _____, effective _____.)

Section 750.41 Penalty for Not Sufficient Funds (NSF) Checks

Participants who deposit checks with not sufficient funds shall be charged a fee of \$15.00. The fee will be charged to the participant's account and shown separately on the participant's monthly statement. If the check is to open a new account, the fee will be charged directly to the applicant by mailing a statement to the applicant's residence.

(Source: Added at 16 Ill. Reg. _____, effective _____.)

Section 750.90 Withdrawal Requests

Withdrawal requests may be made by Program participants subject to the following restrictions:

- a) A printed space on the back of each monthly statement shall serve as a withdrawal request form.
- b) Daily dividends shall be paid on the withdrawn amount up to and including the date prior to the

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withdrawal being executed by the Treasurer from the H.O.M.E. Fund.

- c) If a Program participant requests that his withdrawal be wired to an account at a financial institution, a wire charge of \$18.00 will be assessed. The wire charge will be charged to the participant's account and shown separately on the participant's monthly statement.

(Source: Amended at 16 Ill. Reg. _____, effective _____.)

Section 750.110 Treasurer's Certification of H.O.M.E. Participants

The Treasurer shall provide the terminating Program participant with a final account statement and a formal notice of his certification if he has adhered to the Program rules. (750.Appendix B).

- a) Program participants qualify for certification if they participate in the program for three twelve (12) month periods or more and at least two deposits are made in each twelve (12) month period.
- b) A qualifying balance for transfer tax return eligibility shall be calculated at 20 times the participant's account balance, provided, however, that for accounts where more than fifty percent (50%) of the Program account balance at the time of termination is due to contributions made during the last twelve (12) month period, the qualifying balance will be calculated at forty (40) times the account balance at the beginning of the last twelve (12) month period.
- c) The Program participant shall be notified of the amount of a home's purchase price on which the tax imposed under the Real Estate Transfer Tax Act will be paid to him by the Illinois Department of Revenue on the certification form.
- d) The certification shall have an initial term of four (4) months. Certification may be renewed for an additional six (6) months. Such renewal requests can be made by completing the form on

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the back of the original certificate and submitting same to the Program office.

- e) The certification will be accompanied by instructions on how to file for payment of the real estate transfer tax with the Illinois Department of Revenue.
- f) The Treasurer shall provide copies of all certifications to the Illinois Department of Revenue and the Illinois Housing Development Authority.
- g) Participants will be notified in writing that their certification status may be in jeopardy if their account balance falls below the required minimum of \$250.00.
- h) Participants will be notified in writing if they have failed to make two annual deposits of at least 50.00 during any twelve month period.

(Source: Amended at 16 Ill. Reg. _____, effective _____.)

Section 750.120 Benefits of Program Certification

Program participants shall receive the following benefits upon certification:

- a) Priority over persons who are not so certified in the Illinois Housing Development Authority's program for acquiring and servicing residential mortgages.
- b) Home H.O.M.E. Fund savings dividends shall be exempt from all state income taxes after the Program participant purchases residential real estate.
- c) The Illinois real estate transfer tax will be paid to Program participants after they purchase residential real estate.

(Source: Amended at 16 Ill. Reg. _____, effective _____.)

Section 750.130 Illinois Housing Development Authority Mortgage Priority

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Within thirty (30) days after the beginning of each calendar year, the Treasurer shall certify to the Director of the Illinois Housing Development Authority the total number of participants who may become eligible during the calendar year to receive a certification under Section 750.110 and the anticipated dates upon which such participants shall receive such certifications.

The Treasurer shall certify to the Director of the Illinois Housing Development Authority (IHDA) when a Program participant is an eligible home buyer and is entitled to receive the benefits of the Program. The Treasurer does not participate in the review or approval of Illinois Housing Development Authority mortgage applications.

- a) Certified Program participants who meet all IHDA First-Time Homebuyer Program requirements shall have priority over persons who are not so certified in the Illinois Housing Development Authority's First-Time Homebuyer Program. ~~Program for acquiring and servicing residential mortgages.~~
- b) At the time of certification, the Treasurer's office shall instruct the participant on the procedures for applying and qualifying ~~to qualify for mortgage priority in the IHDA First-Time Homebuyer Program.~~ Program participants must meet all applicable Illinois Housing Development Authority requirements, Title 47 Ill. Admin. Code Parts 220 and 250.
- c) Program participants must present the Treasurer's certification at the time of application with their application for an Illinois Housing Development Authority mortgage.

(Source: Amended at 16 Ill. Reg. _____, effective _____, 1992.)

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Section 750. Appendix A ~~Certification Notice and Instructions for Using Your H.O.M.E. Certification ACCOUNT REGISTRATION FORM~~

ACCOUNT REGISTRATION FORM

1. YOUR ACCOUNT

Owner's Name (First, Initial, Last)

Owner's Social Security Number

Birthdate

Joint Owner's Name (First, Initial, Last)

Joint Owner's Social Security Number

Birthdate

Joint accounts will be registered joint tenants with the right of survivorship unless otherwise indicated.

2. YOUR ADDRESS

Street or P.O. Box Number

City

State

Zip Code

Citizenship: U.S. Resident Non-Resident
Alien Alien

() Daytime Phone

() Evening Phone

3. YOUR INITIAL DEPOSIT

Please Indicate The Amount of Your Initial Deposit. This Amount Must Be \$250 or More.

\$ _____ (Make your check payable to "The H.O.M.E. Fund")

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4. YOUR REGULAR METHOD OF SAVINGS

Please Indicate How You Wish To Make Your Regular H.O.M.E. Savings Deposits.

____ Coupon Book

For us to help you meet your savings goal, tell us how much you want to save each month.

\$ _____
You may deposit more or less each month. You may make deposits quarterly if you choose, but you must make at least two deposits a year. Your deposits must be in any amount of \$50 or more.

____ Pre-Authorized Monthly Withdrawal

On the (please circle) 1st/15th day of each month transfer \$ _____.

Attach a voided check to your application.

____ Employer Payroll Deduction

Based on your employer's pay period, please indicate how much you want deducted from your paycheck to be directly deposited into your H.O.M.E. account.

\$ _____

You must deposit a minimum of \$25.00 through the payroll deduction plan and complete the attached Employer Deduction Authorization Form.

5. SIGNATURE

To help us make sure the H.O.M.E. Program meets your needs, please provide us with the information below. This does not affect your application.

- Expected Years Before Buying House _____

- Desired Downpayment to be Saved in the H.O.M.E. _____

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Program _____

\$ _____

By signing this form, I/we certify that:

- I/we understand that Fund shares are not backed or guaranteed by any bank or insured by the FDIC.
- I/we have read and comply with the eligibility requirements to participate in the H.O.M.E. Program. Within the last two years I/we have not owned nor do I/we currently own residential real estate.
- I/we have received a current prospectus of the Fund and agree to be bound by its terms.
- Under penalty of perjury, I/we certify that the number shown on this form is my correct taxpayer ID number.
- Under penalty of law, I/we certify that:
Please check one:

____ I am not subject to backup withholding because (i) I have not been notified by the Internal Revenue Service that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (ii) the IRS has notified me that I am no longer subject to backup withholding.

____ I have been notified by the IRS that I am subject to backup withholding.

- If I/we have chosen to have my/our deposits automatically made to my/our account, I/we authorize the H.O.M.E. Fund to secure payment of amounts invested by me/us by withdrawing from my/our account at the bank named above. I/we authorize the bank to accept any such withdrawals without responsibility for the correctness thereof.

PLEASE SIGN HERE AS YOUR NAME IS SHOWN IN SECTION 1:
(If a joint account, both owners must sign.)

Signature (Owner)

Date

Signature (Joint Owner)

Date

Welcome to the H.O.M.E. Program!

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FOR OFFICE USE ONLY

Account # _____ Date Received _____ Initials of Receiver _____
(Source: Amended at 16 Ill. Reg. _____, effective _____, 1992.)

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Section 750. Appendix B Account Registration Form CERTIFICATION
NOTICE AND INSTRUCTIONS FOR USING YOUR H.O.M.E. CERTIFICATION

CERTIFICATION NOTICE

The individual(s) names below have met the requirements established for the H.O.M.E. program and are hereby given certification status. The certification entitles the H.O.M.E. Saver(s) to the benefits of the program as defined in its rules and regulations.

Name(s) _____
Account # _____
Transfer Tax Credit Up To _____

Executive Director
H.O.M.E. Program

Date of Issuance: _____
Expiration Date: _____

This certificate expires in four (4) months. To renew the certificate, call the H.O.M.E. office at 1-800-xxx-xxxx. You may renew the certificate once, for an additional six months.

To receive the real estate transfer tax payment from your house purchase, have this certification signed by the seller of the home you purchased and a notary as party of the closing on your home. We/I hereby certify that a transfer tax was paid as part of the sale of this property as shown on the statement of closing proceeds and that we/I are the parties/witness to this transaction.

Seller(s) Signature(s): _____ H.O.M.E. Saver(s) Signature(s) _____

Notary Public Signature _____

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Section 750. Appendix B Instructions For Using Your H.O.M.E.
Certification

FOR REAL ESTATE TRANSFER PAYMENT

1. Take the H.O.M.E. certificate with you to your closing.
2. As part of the closing process, have the seller(s) sign and date the back of the form. Sign the certificate yourself. Have a notary sign and date the back of the form.
3. Attach the certificate to a copy of the final closing statement.
4. Keep a copy of both papers for your records.
5. Forward the certificate and the closing statement to the Department of Revenue, P.O. Box XXXX, Springfield, IL 627???
6. You should receive a check for the amount of the real estate transfer tax attributable to the purchase of the house within one (1) month. The check will be for the amount of the transfer tax related to the lesser of the actual purchase price or the amount shown on the face of the certificate.

FOR IHDA MORTGAGES

1. Call either the H.O.M.E. office at 1-800-535-1164 or IHDA at XXX-XXX-XXXX and ask for the latest mortgage program and eligibility requirements.
2. Read the requirements carefully.
3. Look for the home you desire.
4. When you contact a participating financial institution, tell them you are a certified H.O.M.E. Program participant.
5. Be prepared to file your H.O.M.E. certificate with the IHDA application. Be sure to keep a copy for your records. You will need it to obtain payment of the real estate transfer tax after you close (see above).

(Source: Amended at 16 Ill. Reg. _____, effective _____, 1992.)

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Section 750. Appendix C EMPLOYER DEDUCTION AUTHORIZATION FORM

I, _____, authorize my employer, _____, to deduct from my payroll check \$ _____ per pay period ~~for~~ it to be deposited directly into my Home Ownership Made Easy account.

Account information (please print):

Employee's Name (First, Initial, Last) _____

Employee's Social Security No.
Birthdate

Street or P.O. Box Number _____

City _____ State _____ Zip Code _____

(_____) _____ (_____) _____
Daytime Phone Evening Phone

(Source: Amended at 16 Ill. Reg. _____, effective _____, 1992.)

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED RULES

- 1) Heading of the Part: AMERICANS WITH DISABILITIES ACT GRIEVANCE PROCEDURE

2) Code Citation: 4 Ill. Adm. Code 475

3) Section Numbers: Adopted Action:

475.10	New Section
475.15	New Section
475.17	New Section
475.20	New Section
475.30	New Section
475.40	New Section
475.50	New Section

- 4) Statutory Authority: Implementing the Americans With Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) and authorized by the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, pars. 1001 et seq.) and Section 3-8-8 of the Unified Code of Corrections (Ill. Rev. Stat. 1991, ch. 38, par. 1003-8-8).

- 5) Effective Date of Rules: July 1, 1992.

- 6) Does this rulemaking contain an automatic repeal date? Yes
X No

- 7) Does this rule contain incorporations by reference? No.

- 8) Date Filed in Agency's Principal Office: June 22, 1992.

- 9) Notice(s) of Proposal Published in Illinois Register:

March 13, 1992 16 Ill. Reg. 3707
(issue date)

- 10) Has JCAR issued a Statement of Objections to these rules? No.

- 11) Differences between proposal and final version: The Authority Note has been updated to reference the 1991 edition of the statutes; Part and Section headings have been corrected; and non-substantive changes have been made, including language, punctuation, and capitalization.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

- 13) Will this rule replace an emergency rule currently in effect? No.

- 14) Are there any amendments pending on this Part? No.

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED RULES

- 15) Summary and Purpose of Rules: This rulemaking establishes a procedure for filing grievances based on disability as required by the Americans With Disabilities Act of 1990.

- 16) Information and questions regarding this adopted rule shall be directed to:

Name: William H. Craine, Ph.D., Deputy Director
Department of Corrections
1301 Concordia Court
Address: P. O. Box 19277
Springfield, Illinois 62794-9277
Telephone: 217/522-2666

The full text of the Adopted Rules begins on the next page:

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED RULES

TITLE 4: GRIEVANCE PROCEDURES
CHAPTER XVI: DEPARTMENT OF CORRECTIONSPART 475
AMERICANS WITH DISABILITIES ACT GRIEVANCE PROCEDURE

Section

- 475.10 Applicability
- 475.15 Definitions
- 475.17 Responsibilities
- 475.20 General Provisions
- 475.30 Verbal Requests and Complaints
- 475.40 Grievance Procedure
- 475.50 Appeal Process

AUTHORITY: Implementing the Americans With Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) and authorized by the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, pars. 1001 et seq.) and Section 3-8-8 of the Unified Code of Corrections (Ill. Rev. Stat. 1991, ch. 38, par. 1003-8-8).

SOURCE: Adopted at 16 Ill. Reg. 10423, effective July 1, 1992.

Section 475.10 Applicability

This Part applies to the general public, applicants, employees, and to persons committed to the Department of Corrections.

Section 475.15 Definitions

- a) "ADA" means the Americans With Disabilities Act of 1990 (42 U.S.C. 12101 et seq.).
- b) "ADA Coordinator" means the person or persons designated by the Director or Chief Administrative Officer to coordinate efforts of the Department or a facility in carrying out its responsibilities under Title II of the ADA.
- c) "Chief Administrative Officer" means the highest ranking official of a correctional facility.
- d) "Department" means the Department of Corrections.
- e) "Director" means the Director of the Department of Corrections.
- f) "Grievance" means any formal, written complaint under the ADA by an individual with a disability who:

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NOTICE OF ADOPTED RULES

- 1) Meets the essential eligibility requirements for participation in or receipt of the benefits of a program, activity, or service offered by the Department; and
- 2) Believes he or she has been excluded from participation in, or denied the benefits of, any program, service, or activity of the Department or has been subject to discrimination by the Department on the basis of disability.

g) "Grievant" means an individual with a disability who files a grievance under this Part.

h) "Working days" means Monday through Friday, excluding State holidays.

Section 475.17 Responsibilities

- a) Unless otherwise specified, the Director or Chief Administrative Officer may delegate responsibilities stated in this Part to another person or persons or designate another person or persons to perform the duties specified.
- b) No other individual may routinely perform duties whenever a Section in this Part specifically states the Director or Chief Administrative Officer shall personally perform the duties. However, the Director or Chief Administrative Officer may designate another person or persons to perform the duties during periods of his temporary absence or in an emergency.

Section 475.20 General Provisions

- a) The Department shall promptly review grievances and consider any reasonable requests for modification to its programs, services, or activities which allegedly discriminate under the ADA on the basis of disability.
- b) Each grievance or request for modification shall be considered on a case-by-case basis, based on the unique set of factors of each case which may include, but not be limited to:
 - 1) The specific nature of the disability;
 - 2) The essential eligibility requirements, the benefits to be derived, and the nature of the program, service, or activity;
 - 3) The health, safety, or security of any person; and

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- 4) Whether or not a modification would constitute a fundamental alteration to the program, service, or activity or an undue hardship on the Department.
- c) Actions taken with regard to one grievance or request for modification shall not necessarily constitute a precedent upon which any other parties shall rely.
- d) Employees and applicants shall make requests for reasonable accommodation in accordance with internal procedures of the Department which shall be available to employees and applicants. Grievances of employees and applicants should be filed and processed in accordance with this Part; however, nothing precludes an employee or applicant from filing a grievance in accordance with personnel rules (80 Ill. Adm. Code 303) or collective bargaining agreements. Any grievance filed by an employee or applicant shall be investigated by an ADA Coordinator who shall make recommendations regarding resolution of the grievance.
- e) Grievances or requests for reasonable modifications of committed persons shall be filed and processed in accordance with 20 Ill. Adm. Code 504. Subpart F or G.
- f) Grievances or requests for reasonable modifications of the general public shall be filed and processed in accordance with this Part.
- g) The Department shall take reasonable steps to ensure that the grievance procedures contained in this Part and 20 Ill. Adm. Code 504. Subpart F or G are accessible to and usable by individuals with disabilities.

Section 475.30 Verbal Requests and Complaints

Employees, applicants, and persons other than committed persons may make verbal requests for reasonable modifications or verbal complaints regarding alleged discrimination to staff at any Department facility or office. Such requests or complaints shall be forwarded through chain-of-command to determine whether any immediate action may be taken. If the request or complaint is not resolved to the satisfaction of the individual, a written grievance may be filed in accordance with Section 475.40.

Section 475.40 Grievance Procedure

This Section applies to any persons except committed persons.

- a) Grievances under the ADA shall be submitted to:
Americans With Disabilities Act Coordinator

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Illinois Department of Corrections
4-200 State of Illinois Center
100 W. Randolph
Chicago, Illinois 60601

Attention: ADA Grievance

- b) Grievances shall be in writing and should be on the form provided by the Department. The grievance shall include, among other matters:
 - 1) The program, service, or activity in which alleged discrimination occurred;
 - 2) Date and nature of the alleged discrimination;
 - 3) If applicable, the reasonable modification allegedly denied and the estimated cost of such modification; and
 - 4) Alternative modifications that may provide accessibility and the estimated cost of such alternatives.
- c) Copies of the grievance procedure and the grievance form shall be available at all Department offices and correctional facilities or may be requested through the ADA Coordinator.
- d) The grievance should be filed promptly, but no later than 180 days after the alleged discrimination occurred or the alleged denial of the request for modification. The grievance form must be complete, to the extent known, in order to be given proper consideration by the Department.
- e) Upon request, assistance in completing the grievance form shall be provided as determined necessary by the Department.
- f) A Department ADA Coordinator shall take reasonable steps to ensure that the grievance is investigated and reasonable efforts are made to resolve it. The investigation may include an interview with the grievant when determined necessary by the ADA Coordinator. The ADA Coordinator shall submit a written response to the grievant within 45 working days after receipt of the grievance, whenever possible.

Section 475.50 Appeal Process

This Section applies to any persons except committed persons.

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- a) If the grievance is not resolved to the satisfaction of the grievant, the grievant may appeal the ADA Coordinator's decision to the Director. Failure to appeal in a timely manner shall be construed to mean the grievant has withdrawn the grievance or has accepted the ADA Coordinator's response.
- b) Appeals shall be submitted in writing, within 15 working days after the date of the ADA Coordinator's response, to:

Director
Illinois Department of Corrections
1301 Concordia Court
P. O. Box 19277
Springfield, Illinois 62794-9277

Attention: ADA Appeal

- c) Written appeals shall include:

- 1) A brief statement explaining the reasons for dissatisfaction with the ADA Coordinator's response;
 - 2) A statement indicating whether or not the grievant wishes to appear before the person or persons appointed by the Director;
 - 3) A copy of the grievance form and the ADA Coordinator's response; and
 - 4) Any other supporting materials.
- d) The Director shall appoint a person or persons to review the appeal.
- e) The appointed person or persons shall review the grievance form and the ADA Coordinator's written response; shall consider any additional material submitted by the grievant; and may conduct interviews and seek advice as deemed appropriate.
- f) The grievant may be afforded the opportunity to appear before the appointed person or persons if so requested in the written appeal.
- g) The appointed person or persons shall make recommendations to the Director in writing.
- h) The Director shall approve, disapprove, or modify the recommendations. The Director's written decision shall be sent to the grievant and to the ADA Coordinator. The Director's decision shall be final.

ILLINOIS REGISTER

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NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: DISCIPLINE AND GRIEVANCES
- 2) Code Citation: 20 Ill. Adm. Code 504
- 3) Section Numbers: Adopted Action:
 504.802 Amend
 504.810 Amend
 504.830 Amend
 504.905 Amend
 504.910 Amend
 504.920 Amend
 504.930 Amend
- 4) Statutory Authority: Implementing the Americans With Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) and implementing and authorized by Sections 3-2-2, 3-8-8, and 3-10-9 of the Unified Code of Corrections (Ill. Rev. Stat. 1991, ch. 38, pars. 1003-2-2, 1003-8-8, and 1003-10-9).
- 5) Effective Date of Amendments: July 1, 1992
- 6) Does this rulemaking contain an automatic repeal date? Yes
 X No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: June 22, 1992
- 9) Notice of Proposal Published in Illinois Register:
 March 13, 1992 16 Ill. Reg. 3715
 (Issue date)
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Differences between proposal and final version: The Authority Note has been updated to reflect the 1991 edition of the Statutes and the cite to the federal act has been corrected.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this amendment replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendments: These rules have been amended to include the requirements for grievances based on disability to be

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investigated by an ADA Coordinator in compliance with the American With Disabilities Act of 1990 and to update terminology.

- 16) Information and questions regarding this adopted amendment shall be directed to:

Name: William H. Craine, Ph.D., Deputy Director
 Department of Corrections
 1301 Concordia Court
 Address: P. O. Box 19277
 Springfield, Illinois 62794-9277
 Telephone: 217/522-2666

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENTS

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT
CHAPTER I: DEPARTMENT OF CORRECTIONS
SUBCHAPTER e: OPERATIONS

PART 504
DISCIPLINE AND GRIEVANCES

SUBPART A: ADMINISTRATION OF DISCIPLINE -- ADULT

Section	
504.10	Applicability
504.12	Definitions
504.15	Responsibilities
504.20	Offenses and Maximum Penalties
504.30	Preparation of Disciplinary Reports
504.40	Temporary Confinement
504.50	Review of Disciplinary Reports
504.60	Investigation of Major Disciplinary Reports
504.70	Adjustment Committee and Program Unit Composition
504.80	Adjustment Committee Hearing Procedures
504.90	New or Additional Proceedings
504.100	Program Unit Hearing Procedures
504.110	Computation of Discipline for Multiple Offenses
504.120	Reduction in Segregation Placement
504.130	Demotion and Restoration in Grade
504.140	Restitution Procedures
504.150	Restoration of Good Time

SUBPART B: ADMINISTRATION OF DISCIPLINE -- JUVENILE

Section	
504.200	Applicability
504.202	Definitions
504.205	Responsibilities
504.210	Offenses and Maximum Penalties
504.220	Preparation of Disciplinary Reports
504.230	Temporary Confinement
504.240	Review of Disciplinary Reports
504.250	Adjustment Committee and Program Unit Composition
504.260	Adjustment Committee Hearing Procedures
504.270	New or Additional Proceedings
504.275	Program Unit Hearing Procedures
504.280	Computation of Discipline for Multiple Offenses
504.290	Restitution Procedures
504.300	Restoration of Good Time

SUBPART C: ADMINISTRATION OF DISCIPLINE -- COMMUNITY SERVICES

Section	Applicability
504.400	Definitions
504.402	Responsibilities
504.405	Offenses and Maximum Penalties
504.410	Preparation of Disciplinary Reports
504.420	Temporary Confinement
504.430	Review of Disciplinary Reports
504.440	Adjustment Committee and Program Unit Composition
504.450	Adjustment Committee Hearing Procedures
504.460	New or Additional Proceedings
504.470	Program Unit Hearing Procedures
504.480	Computation of Penalty for Multiple Offenses
504.490	Restitution Procedures
504.500	Restoration of Good Time
504.510	

SUBPART D: SEGREGATION, INVESTIGATIVE CONFINEMENT AND ADMINISTRATIVE DETENTION -- ADULT

Section	Applicability
504.600	Definitions
504.602	Responsibilities
504.605	Placement in Confinement
504.610	Segregation Standards
504.620	Investigative Confinement
504.630	Confinement Pending Transfer (Repealed)
504.640	Confinement in Control Segregation
504.650	Administrative Detention
504.660	

SUBPART E: CONFINEMENT PROCEDURES -- JUVENILE

Section	Applicability
504.700	Definitions
504.710	Responsibilities
504.715	Placement in Confinement
504.720	Confinement Procedures
504.730	

SUBPART F: GRIEVANCE PROCEDURES FOR COMMITTED PERSONS

Section	Applicability
504.800	Definitions
504.802	Responsibilities
504.805	Filing of Grievances
504.810	Grievance Officer
504.820	Grievance Procedures
504.830	

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504.840	Emergency Procedures
504.850	Appeals
504.860	Records
504.870	Direct Review by Administrative Review Board

SUBPART G: GRIEVANCE PROCEDURES FOR RELEASEES

Section	Applicability
504.900	Definitions
504.905	Responsibilities
504.910	Filing of Grievances
504.920	Review of Grievances
504.930	Appeals
504.940	

TABLE A	Offenses and Maximum Penalties -- Adult Division
TABLE B	Offenses and Maximum Penalties -- Juvenile Division
TABLE C	Offenses and Maximum Penalties -- Community Services Division

AUTHORITY: Implementing the Americans With Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) and implementing and authorized by Sections 3-2-2, 3-5-2, 3-6-3, 3-8-7, 3-8-8, 3-10-8, and 3-10-9 of the Unified Code of Corrections (Ill. Rev. Stat. 1985 1991, ch. 38, pars. 1003-2-2, 1003-5-2, 1003-6-3, 1003-8-7, 1003-8-8, 1003-10-8, and 1003-10-9). Sections 504.70 and 504.450 are implementing a Consent Decree (U.S. Department of Justice vs. the State of Illinois, #S-CIV-76-0158, S.D. Ill., 1978). Sections 504.80 and 504.460 are also implementing a Consent Order (Arsberry vs. Stelaff, #74 C 1918 and Longstreet vs. Stelaff, #74 C 1951, N.D. Ill., 1982).

SOURCE: Adopted at 8 Ill. Reg. 14427, effective August 1, 1984; amended at 12 Ill. Reg. 8351, effective June 1, 1988; amended at 16 Ill. Reg. 10430 _____, effective July 1, 1992.

SUBPART F: GRIEVANCE PROCEDURES FOR COMMITTED PERSONS

Section 504.802 Definitions

"Chief Administrative Officer" means the highest ranking official of a correctional facility.

"Department" means the Department of Corrections.

"Director" means the Director of the Department of Corrections.

"Facility ADA Coordinator" means the person or persons designated by the Chief Administrative Officer to coordinate efforts of the

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facility in carrying out its responsibilities under Title II of the Americans With Disabilities Act of 1990 (42 U.S.C. 12101 et seq.).

(Source: Amended at 16 Ill. Reg. 10430, effective July 1, 1992)

Section 504.810 Filing of Grievances

- a) A committed person shall first attempt to resolve incidents, problems or complaints other than complaints concerning disciplinary proceedings through his counselor. If a committed person is unable to resolve his complaint informally or if the complaint concerns a disciplinary proceeding, he may file a written grievance on a grievance form which shall be made available in all living units. A grievance shall be filed within six months of the discovery of the incident, occurrence, or problem which gives rise to the grievance or within six months of the receipt of a decision concerning an informal resolution thereof. However, if a committed person can demonstrate that a grievance was not timely filed for good cause, the grievance shall be considered. The grievance procedure shall not be utilized for complaints regarding parole decisions.
- b) The grievance form shall be addressed to the Grievance Officer and shall be deposited in the living unit mailbox or other designated repository.
- c) Staff assistance shall be available for those committed persons who cannot prepare their grievances unaided as determined by institutional staff.

- 1) All committed persons shall be entitled to invoke the grievance procedure regardless of their disciplinary status or classification.

- 2) Each facility shall take reasonable steps to ensure that the grievance procedure is accessible to committed persons who are impaired or handicapped disabled.

- d) Committed persons must be informed of the grievance procedure at the admitting facility and may request further information regarding the procedure from their counselors.

- 1) The written procedure shall be available to all committed persons.
- 2) A committed person unable to speak or read the English language may request that the procedure be explained in his own language.

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- e) Disciplinary action or reprisals may not be taken against a committed person solely for using the grievance procedure. A committed person may submit a grievance alleging that a reprisal has been made against him.

(Source: Amended at 16 Ill. Reg. 10430, effective July 1, 1992)

Section 504.830 Grievance Procedures

- a) A Grievance Officer shall review grievances at least weekly, provided that one or more grievances have been filed.
- b) The Grievance Officer shall promptly submit a copy of any grievance alleging discrimination based on disability to the facility ADA Coordinator. The facility ADA Coordinator shall conduct such investigation as deemed appropriate and make recommendations to the Chief Administrative Officer for resolution of the grievance.
- b c) A committed person may be afforded an opportunity to appear before the Grievance Officer. The Officer may call witnesses as he deems appropriate.
- c d) The Grievance Officer shall consider the grievance and report his findings and recommendations in writing to the Chief Administrative Officer within 15 working days after the grievance is received by the Officer, whenever possible. The Chief Administrative Officer shall advise the committed person of the decision in writing within 10 working days after receiving the Officer's report, whenever possible.

(Source: Amended at 16 Ill. Reg. 10430, effective July 1, 1992)

SUBPART G: GRIEVANCE PROCEDURES FOR RELEASEES

Section 504.905 Definitions

"Department" means the Department of Corrections.

"Director" means the Director of the Department of Corrections.

"Facility ADA Coordinator" means the person or persons designated by the Director to coordinate efforts of the facility in carrying out its responsibilities under Title II of the Americans With Disabilities Act (42 U.S.C. 12101 et seq.).

"District-Parole Supervisor" means the supervisor of a District-Parole-Office-Community Services Zone or the supervisor of the Special Intensive Supervision Unit within the Department.

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working days of receipt, whenever possible. Copies of the grievance and response shall be retained in the releasee's case file.

(Source: Amended at 16 Ill. Reg. 10430, effective July 1, 1992)

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"Releasee" means any committed person who has been released under conditional supervision in Illinois due to parole or mandatory supervised release, but who has not yet been discharged from a correctional facility.

(Source: Amended at 16 Ill. Reg. 10430, effective July 1, 1992)

Section 504.910 Responsibilities

- a) Unless otherwise specified, the Director or District-Parole Supervisor may delegate responsibilities stated in this Subpart to another person or persons or designate another person or persons to perform the duties specified.
- b) No other individual may routinely perform duties whenever a Section in this Subpart specifically states the Director or District-Parole Supervisor shall personally perform the duties. However, the Director or District-Parole Supervisor may designate another person or persons to perform the duties during periods of his temporary absence or in an emergency.

(Source: Amended at 16 Ill. Reg. 10430, effective July 1, 1992)

Section 504.920 Filing of Grievances

Releasees who have been unable to resolve complaints or problems through their assigned parole staff agent or through the Office of Advocacy Services may file a written grievance with the District-Parole Supervisor. A grievance shall be filed within six months of the discovery of the incident, occurrence or problem which gives rise to the grievance or within six months of the receipt of an unsuccessful attempt to resolve the issue. However, if a committed person can demonstrate that a grievance was not timely filed for good cause, the grievance shall be considered. Complaints or problems regarding the revocation of release status are not reviewable under this procedure.

(Source: Amended at 16 Ill. Reg. 10430, effective July 1, 1992)

Section 504.930 Review of Grievances

- a) The Parole Supervisor shall promptly submit a copy of any grievance alleging discrimination based on disability to the facility ADA Coordinator. The facility ADA Coordinator shall conduct such investigation as deemed appropriate and make recommendations to the Parole Supervisor for resolution of the grievance.
- b) The District-Parole Supervisor shall interview the releasee and shall evaluate and respond to the grievance in writing within 10

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NOTICE OF ADOPTED AMENDMENTS1) Heading of the Part: RIGHTS AND PRIVILEGES2) Code Citation: 20 Ill. Adm. Code 5253) Section Numbers: Adopted Action:

525.110	Amend
525.130	Amend
525.140	Amend
525.150	Amend

4) Statutory Authority: Implementing and authorized by Section 3-2-2 of the Unified Code of Corrections (Ill. Rev. Stat. 1991, ch. 38, par. 1003-2-2).5) Effective Date of Amendments: July 1, 19926) Does this rulemaking contain an automatic repeal date? Yes
X No7) Does this amendment contain incorporations by reference? No8) Date Filed in Agency's Principal Office: June 22, 19929) Notice(s) of Proposal Published in Illinois Register:April 3, 1992 16 Ill. Reg. 5166
(issue date)10) Has JCAR issued a Statement of Objections to this rule? No11) Difference(s) between proposal and final version: The Authority Note has been updated to cite the 1991 edition of the statutes; and non-substantive changes in language and punctuation have been made.12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.13) Will this amendment replace an emergency amendment currently in effect? Yes14) Are there any amendments pending on this Part? No15) Summary and Purpose of Amendments: This rulemaking permanently adopts emergency amendments regarding privileged mail. The rule further requires committed persons who are without funds to authorize deductions from future funds to cover the State expenditure for postage of certain mail. This will enable the State to recover some

expenditures, but will have no impact on current budgets. In addition, the rule now permits committed persons to place collect calls to Puerto Rico which may provide greater access to families.

16) Information and questions regarding this adopted amendment shall be directed to:

Name: William H. Craine, Ph.D., Deputy Director
Department of Corrections
Address: 1301 Concordia Court
P. O. Box 19277
Springfield, Illinois 62794-9277
Telephone: 217/522-2666

The full text of the Adopted Amendments begins on the next page:

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TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT
CHAPTER I: DEPARTMENT OF CORRECTIONS
SUBCHAPTER e: OPERATIONS

PART 525

RIGHTS AND PRIVILEGES

SUBPART A: VISITATION

Section

525.10 Applicability
 525.12 Definitions
 525.15 Responsibilities
 525.20 Visiting Privileges
 525.30 Clergy Visitation
 525.40 Attorney Visitation - Adult and Community Services Divisions
 525.50 Attorney Visitation - Juvenile Division (Court Agreement)
 525.60 Restriction of Visitors

SUBPART B: MAIL AND TELEPHONE CALLS

Section

525.100 Applicability
 525.110 Definitions
 525.115 Responsibilities
 525.120 Processing of Mail
 525.130 Outgoing Mail
 525.140 Incoming Mail
 525.150 Telephone Privileges

SUBPART C: PUBLICATIONS

Section

525.200 Applicability
 525.202 Definitions
 525.205 Responsibilities
 525.210 General Guidelines
 525.220 Publications Review Committee
 525.230 Appeal Process for Non-approved Publications

SUBPART D: MARRIAGE OF COMMITTED PERSONS

Section

525.300 Applicability
 525.302 Definitions
 525.305 Responsibilities
 525.310 Request for Permission to Marry

AUTHORITY: Implementing Sections 3-2-2(d) and (f), 3-7-1, 3-7-2, 3-7-4, 3-8-7 and 3-10-8 of the Unified Code of Corrections (Ill. Rev. Stat. 1989 1991, ch. 38, pars. 1003-2-2(a) and (f), 1003-7-1, 1003-7-2, 1003-7-4, 1003-8-7 and 1003-10-8) and Section 1-3(9) of the Juvenile Court Act of 1987 (Ill. Rev. Stat. 1989 1991, ch. 37, par. 801-3(9)) and authorized by Sections 3-2-2, 3-7-1, and 3-7-4 of the Unified Code of Corrections (Ill. Rev. Stat. 1989 1991, ch. 38, pars. 1003-2-2, 1003-7-1, and 1003-7-4). Subparts A and C are also implementing Consent Decrees (Tillman vs. Rowe, #77 C 1008, N.D. Ill., 1977 and Green vs. Sietaff, #71 C 1403, N.D. Ill., 1973 and amended 1976).

SOURCE: Adopted at 8 Ill. Reg. 14598, effective August 1, 1984; amended at 9 Ill. Reg. 10728, effective August 1, 1985; amended at 11 Ill. Reg. 16134, effective November 1, 1987; amended at 12 Ill. Reg. 9664, effective July 1, 1988; amended at 14 Ill. Reg. 5114, effective April 1, 1990; amended at 14 Ill. Reg. 19875, effective December 1, 1990; emergency amendment at 16 Ill. Reg. 3583, effective February 20, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 10439, effective July 1, 1992.

SUBPART B: MAIL AND TELEPHONE CALLS

Section 525.110 Definitions

- a) "Chief Administrative Officer" means the highest ranking official of a correctional facility.
- b) "Department" means the Department of Corrections.
- c) "Director" means the Director of the Department of Corrections.
- d) "Incoming P privileged mail" means mail to and from the following:

- 1) The Director;
- 2) Deputy Directors and Assistant Deputy Directors of the Department;
- 3) Members of the Office of Advocacy Services;
- 4) Members of the Administrative Review Board;
- 5) Members of the Prisoner Review Board;
- 6) The Governor of Illinois;
- 7) Federal, Illinois, or local Illinois legislators;

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- 8) Chief Executive Officers of the Federal Bureau of Investigation, the Drug Enforcement Administration, the Criminal Division of the Department of Justice, the United States Customs Service, the Secret Service, the Illinois State Police, and Sheriff's Offices and Police Departments in the State of Illinois;
- 9) John Howard Association; and
- 10) Legal mail.

e) "Outgoing privileged mail" means mail to the following:

- 1) The Director;
- 2) Deputy Directors and Assistant Deputy Directors of the Department;
- 3) Members of the Office of Advocacy Services;
- 4) Members of the Administrative Review Board;
- 5) Members of the Prisoner Review Board;
- 6) The Governor of Illinois;
- 7) Federal, Illinois or local Illinois legislators;
- 8) Chief Executive Officers of the Federal Bureau of Investigation, the Drug Enforcement Administration, the Criminal Division of the Department of Justice, the United States Customs Service, the Secret Service, the Illinois State Police, and Sheriff's Offices and Police Departments in the State of Illinois;
- 9) John Howard Association;
- 10) Clerks of courts; and
- 11) Legal mail.

e f) "Legal mail" means mail to and from the following:

- 1) Registered Attorneys;
- 2) The Illinois Attorney General;

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- 3) Judges or magistrates of any court or the Illinois Court of Claims; and
- 4) Any organization which provides direct legal representation to committed persons, but not including organizations which provide referrals to attorneys, such as ; bar associations.

(Source: Amended at 16 Ill. Reg. 10439, effective July 1, 1992)

Section 525.130 Outgoing Mail

This Section applies only to the Adult and Juvenile Divisions.

- a) Committed persons shall be permitted to mail at State expense the equivalent of three one-ounce, first-class letters to the continental United States each week. This allowance may not be transferred from one committed person to another, nor may it accumulate from one week to another.
- b) Committed persons shall be permitted to send additional letters if they have sufficient funds in their trust fund accounts and attach signed money vouchers to cover the postage. Committed persons with insufficient money in their trust fund accounts shall be permitted to send reasonable amounts of legal mail and mail to clerks of any court or the Illinois Court of Claims and to certified court reporters at State expense if they attach signed money vouchers authorizing deductions of future funds to cover the cost of the postage. All other privileged and non-privileged mail will be sent only if the committed person has sufficient funds to pay the postage.
- c) Committed persons must clearly mark all outgoing mail with their name and in the Adult Division and Community-Services Divisions with their institutional number. Mail that is not properly marked, including privileged mail, shall be opened and returned to the sender if the sender's identity can be determined. If the sender's identity cannot be determined, the mail shall be destroyed.
- d) Outgoing privileged mail must be clearly marked as "privileged" and sealed by the committed person. Outgoing mail which is clearly marked as privileged and addressed to a privileged party may not be opened for inspection.
- e) With the exception of privileged mail, all mail shall be unsealed when collected or placed in housing unit mailboxes. Sealed mail that is not privileged will be opened and returned to the sender if the sender's identity can be determined. If the sender's identity cannot be determined, the mail shall be destroyed.

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- f) Each correctional facility shall establish procedures for the collection of outgoing mail. Collections shall be made daily, Monday through Friday, except on State holidays. Every effort shall be made to ensure that mail is delivered to the U.S. Postal Service on the same day.
- g) Outgoing non-privileged mail shall be inspected for contraband. If a letter from a committed person is confiscated because it contains contraband, the committed person shall be notified promptly in writing.
- h) Department employees may spot check and read outgoing non-privileged mail. Outgoing non-privileged mail or portions thereof may be reproduced or withheld from delivery if it presents a threat to security or safety, including the following:
- 1) The letter contains threats of physical harm against any person or threats of criminal activity;
 - 2) The letter contains threats of blackmail or extortion;
 - 3) The letter contains information regarding sending contraband into or out of the facility, plans to escape, or plans to engage in criminal activity;
 - 4) The letter is in code and its contents cannot be understood by correctional staff;
 - 5) The letter violates any departmental rules or contains plans to engage in activities in violation of departmental or institutional rules;
 - 6) The letter solicits gifts, goods, or money from other than family members;
 - 7) The letter contains information which, if communicated, might result in physical harm to another;
 - 8) The letter contains unauthorized correspondence with another committed person; or
 - 9) The letter or contents thereof constitute a violation of State or federal law.
- i) Any outgoing letter may be stopped and returned to the sender if the person to whom it is addressed (or a parent or guardian, if the addressee is a minor or incompetent) has notified the Chief Administrative Officer in writing that he does not wish to receive

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- mail from the committed person. This rule shall not be construed to prevent a committed person from corresponding with his children unless his parental rights have been terminated.
- j) If a committed person is prohibited from sending a letter or portions thereof, he shall be informed in writing of the decision.
- k) Material from a letter which violates Section 525-130(h) subsection (h) of this Subpart Section may be placed in a committed person's master file.
- l) Committed persons may not send packages without approval of the Chief Administrative Officer, whose decision shall be based on administrative, safety, and security considerations.

(Source: Amended at 16 Ill. Reg. 10439, effective July 1, 1992)

Section 525.140 Incoming Mail

- a) Incoming privileged mail must be clearly marked as "privileged" and be clearly marked with the name, title and address of the sender.
- b) Incoming privileged mail may be opened in the presence of the committed person to whom it is addressed to inspect for contraband, to verify the identity of the sender, and to determine that nothing other than legal or official matter is enclosed.
- c) Incoming privileged mail may contain communications only from the privileged correspondent whose name and address appear on the envelope. If non-privileged material or correspondence from a third party is found to be enclosed, such material shall be treated as non-privileged mail.
- d) All incoming non-privileged mail, including mail from clerks of courts, shall be opened and inspected for contraband.
- e) Cashier's checks, money orders and business checks subject to the restrictions imposed by 20 Ill. Adm. Code 205 shall be deposited in the committed person's trust fund account, with a record made of the sender's name, the amount received, and the date. For purposes of this Section a business check shall mean a check written on any agency or firm's account and any check written on an employer's personal account for wages due a person assigned to the Community Services Division. The committed person shall be notified of all monies received and deposited in his trust fund account. However, any checks or money orders which exceed the limitation on the amounts (20 Ill. Adm. Code 205) shall be returned to the sender, and the committed person shall be notified.

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- f) Personal checks and cash shall be returned to the sender, and the sender shall be notified that funds cannot be received in that form.
- g) Correctional officials may spot check and read incoming non-privileged mail. Incoming mail or portions thereof may be inspected, reproduced, or withheld from delivery for any of the reasons listed in Section 525.130(h) of this Subpart or if determined to be obscene by the Publications Review Committee in accordance with Subpart C of this Part.
- h) When a committed person is prohibited from receiving a letter or portions thereof, the committed person and the sender shall be notified in writing of the decision.
- i) If a committed person has been transferred or released, first class mail shall be forwarded to him if his address is known. If no forwarding address is available, the mail shall be returned to the sender.
- j) If a committed person has been absent from the facility on a furlough or pursuant to writ, his mail shall be held at the facility for a period of one month, unless the committed person has made a written request to the Chief Administrative Officer to have his mail forwarded to another address. At the conclusion of the month, first class mail shall be forwarded to the committed person's address, if known, or returned to the sender, unless alternative arrangements have been made.

- k) Committed persons may receive books and periodicals in accordance with Subpart C of this Part, and may receive manual typewriters ordered directly from a supplier through the commissary. Committed persons in the Adult and Juvenile Divisions shall not be permitted to receive catalogs, except catalogs for books or periodicals. Other packages may be received only as approved by the Chief Administrative Officer. The contents of all packages other than packages sent from pre-approved vendors, including packages containing books and periodicals, must be clearly listed on the outside of the package. Packages which do not contain a description of the contents shall be returned to the sender. All packages shall be opened and searched prior to delivery.

(Source: Amended at 16 Ill. Reg. 10439, effective July 1, 1992)

Section 525.150 Telephone Privileges

- a) Telephone privileges shall be granted to the committed person in accordance with his institutional status. Each committed person

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- qualifying for telephone privileges may place collect calls to anyone in the free community anywhere in the continental United States and Puerto Rico. However, calls to parolees or ex-offenders require approval by the Chief Administrative Officer.
- b) In the case of valid emergencies, such as critical illness or death in a committed person's immediate family, consideration shall be given to allowing a special telephone call, regardless of the individual's institutional status.
- c) Committed persons who are the subject of a new criminal indictment, information or complaint shall be permitted to make reasonable telephone calls to attorneys for the purpose of securing defense counsel, regardless of the individual's institutional status.
- d) All committed persons' telephone calls shall be subject to monitoring and recording at any time by departmental staff, unless prior special arrangements have been made to make or to receive confidential telephone calls to or from their attorneys.
- e) Notices shall be posted at each telephone from which committed persons are normally permitted to place calls and in the committed persons' orientation manual. The notices shall state that committed persons' telephone calls may be monitored and/or recorded.

(Source: Amended at 16 Ill. Reg. 10439, effective July 1, 1992)

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- 1) Heading of the Part: SCHOOL DISTRICT #428
- 2) Code Citation: 20 Ill. Adm. Code 405
- 3) Section Numbers: Adopted Action:
 405.20 Amend
 405.50 Amend
 405.60 Amend
- 4) Statutory Authority: Implementing and authorized by Section 3-6-2 of the Unified Code of Corrections (Ill. Rev. Stat. 1991, ch. 38, par. 1003-6-2).
- 5) Effective Date of Amendments: July, 1 1992
- 6) Does this rulemaking contain an automatic repeal date? Yes
 X No
- 7) Does this amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: June 22, 1992
- 9) Notice of Proposal Published in Illinois Register:
 April 3, 1992 16 Ill. Reg. 5176
 (issue date)
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Differences between proposal and final version: The Authority Note has been updated; a reference to statutes has been added to Section 405.20(a); and non-substantive changes in language and punctuation have been made.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this amendment replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of Amendments: Eligibility requirements for enrollment in various educational programs have been changed to increase basic literacy to 8.0 prior to enrollment in higher learning programs. These rules also provide for the Department to conduct pilot programs for the required Adult Basic Education Program which may have different achievement or attendance requirements than those

currently required by Section 405.50. Upon assessment of pilot programs conducted, the Department may promulgate rulemaking to change the requirements of Section 405.50.

16) Information and questions regarding this adopted amendment shall be directed to:

Name: William H. Craine, Ph.D., Deputy Director
Address: Department of Corrections
 1301 Concordia Court
 P. O. Box 19277
 Springfield, Illinois 62794-9277
Telephone: 217/522-2666

The full text of the Adopted Amendments begins on the next page:

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TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT
CHAPTER I: DEPARTMENT OF CORRECTIONS
SUBCHAPTER d: PROGRAMS AND SERVICES

PART 405
SCHOOL DISTRICT #428

Section

- 405.10 Applicability
- 405.15 Responsibilities
- 405.17 Definitions
- 405.20 Adult and Juvenile Educational Programs
- 405.30 Assistance to Community Services Division
- 405.40 Evaluation (Repealed)
- 405.50 Adult Basic Education Attendance
- 405.55 Educational Good Conduct Credits
- 405.60 Juvenile Educational Attendance
- 405.70 Suspension of Programs

AUTHORITY: Implementing Sections 3-2-2, 3-6-2, 3-6-3, 3-8-3, 3-9-1, 3-10-2 and 3-12-3 of the Unified Code of Corrections (Ill. Rev. Stat. 1989 1991, ch. 38, pars. 1003-2-2, 1003-6-2, 1003-8-3, 1003-9-1, 1003-10-2 and 1003-12-3, as amended by P.A. 86-1373; effective September 19; 1990 and Section 13-40 et seq. of the Illinois School Code (Ill. Rev. Stat. 1989 1991, ch. 122, par. 13-40 et seq.) and authorized by Sections 3-2-2 and 3-7-1 of the Unified Code of Corrections (Ill. Rev. Stat. 1989 1991, ch. 38, par. 1003-2-2 and 1003-7-1).

SOURCE: Adopted at 8 Ill. Reg. 14624, effective August 1, 1984; amended at 11 Ill. Reg. 2742, effective February 1, 1987; emergency amendments at 14 Ill. Reg. 19389, effective December 1, 1990, for a maximum of 150 days; amended at 15 Ill. Reg. 5642, effective April 15, 1991; amended at 16 Ill. Reg. 10449, effective July 1, 1992.

Section 405.20 Adult and Juvenile Educational Programs

- a) The opportunity for educational programs shall be available in the Adult and Juvenile Divisions through the Department of Corrections School District #428. Nothing in this Part shall be construed to require educational opportunities for all committed persons, except as otherwise provided in Section 405.60 or in Sections 3-6-2 and 3-9-1 of the Unified Code of Corrections (Ill. Rev. Stat. 1991, ch. 38, pars. 1003-6-2 and 1003-9-1).

1) Adult Division educational programs shall include:

- A) Adult basic education and General Educational Development (G.E.D GED) training;

- B) Special education;
- C) Vocational education and career counseling; and
- D) Post-secondary education, where possible.

2) Juvenile Division educational programs shall include:

- A) Basic education and G.E.D GED;
- B) High school credits;
- C) Special education;
- D) Vocational education; and
- E) Post-secondary education, where possible.

b) Committed persons shall, upon request, be considered for enrollment in an educational program for which they are eligible or placement on the waiting list for the program if one exists. Waiting lists shall be maintained in chronological order.

c) In determining eligibility for enrollment in educational programs the Department shall consider, among other factors, the committed person's composite scores on achievement tests, the safety and security of the facility or any person, staff recommendations, requirements for admission to specific programs, administrative concerns, and the committed person's institutional behavior, disciplinary record, educational record, projected release date, and medical and mental health status.

d) In the Adult Division, committed persons may be eligible to enroll in:

- 1) Adult Basic Education if they test below the 6:0 8.0 grade level.
- 2) G.E.D GED training if they test at the -6:0 8.0 grade level or above and they do not have a verified GED certificate or a High School diploma.
- 3) Special education regardless of test scores.
- 4) School District #428 vocational education regardless of test scores.

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- 5) College vocational programs if they test at the 6.0 grade level or above and the college policy permits admission have a verified GED certificate or High School diploma or as otherwise approved in writing by the Superintendent.
- 6) Two-year college degree academic programs if they have a verified GED certificate or High School diploma.
- 7) Four-year college degree academic programs if they have a verified GED certificate or High School diploma, and they have 30 hours of college transfer credit.

e) In the Juvenile Division, committed persons may be eligible to enroll in:

- 1) Basic Education if they test below the 6.0 8.0 grade level.
- 2) G.E.D GED - T training if they test at the 6.0 8.0 grade level or above and they do not have a verified GED certificate, Special Education diploma, or High School diploma.
- 3) High School credits if they test at the 6.0 8.0 grade level or above and they do not have a verified GED certificate, Special Education diploma, or High School diploma.
- 4) Special Education regardless of test scores.

5) School District #428 vocational education if they test at the 3.0 grade level or above.

6) College vocational programs if they test at the 6.0 grade level or above and the college policy permits admission have a verified GED certificate, Special Education diploma, or High School diploma or as otherwise approved in writing by the Superintendent.

7) Two-year college academic programs if they have a verified GED certificate, Special Education diploma, or High School diploma.

f) Committed persons shall be required to attend and actively participate in classes for which they are enrolled and shall be subject to discipline under 20 Ill. Adm. Code 504, unless absent due to verified illnesses, approved visits, court writs, furloughs, discipline, lockdowns, and or other reasons approved by the Chief Administrative Officer. Active participation shall mean, but shall not be limited to, instances in which the committed person is

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attentive, responsive, and cooperative and completes assigned work.

g) Committed persons shall adhere to attendance requirements of the educational program in which they are enrolled:

- 1) Committed persons enrolled in non-college academic programs in the Adult and Juvenile Divisions shall be required to attend and to actively participate in the number of instructional days specified to complete the program and shall not be absent from the program or shall not be documented as not actively participating in the program for more than 30 instructional days, not including days absent due to lockdowns.
- 2) Persons committed in the Community Services Division and committed persons enrolled in college academic courses shall attend scheduled classes and shall not be absent more than allowed under the requirements of the educational provider or the correctional facility policy. Committed persons shall be advised of the specific requirements of the program in which they are enrolled.

h) Committed persons may be removed from educational programs due to:

- 1) Disciplinary action.
- 2) Failure to adhere to attendance requirements.
- 3) Administrative reasons approved by the Educational Administrator or the Chief Administrative Officer including, but not limited to, disruptive behavior, lack of active participation, termination or suspension of the program, and safety and security reasons.
- 4) The committed person's transfer to another facility or program.

(Source: Amended at 16 Ill. Reg. 10449, effective July 1, 1992)

Section 405.50 Adult Basic Education Attendance

- a) All persons committed to the Adult Division of the Department on or after January 1, 1987, whose period of incarceration is at least two years or more or who have been committed as sexually dangerous persons; shall be required to receive a composite achievement test score of 6.0 or greater in reading and mathematics or attend a minimum of 90 instructional days in an Adult Basic

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Education program for reading and mathematics, except : those person's identified in subsection (b) of this Section.

b) The requirements in this Section do not apply to:

- 1) Those persons serving life or death penalty sentences; or
- 2) Other persons who are specifically exempted from this requirement by the Chief Administrative Officer of the facility where the committed person is assigned and the Superintendent based on, but not limited to, security or health reasons, the facility's inability to meet the committed person's unique educational needs, or the facility's inability to provide or complete instruction in the time remaining prior to the committed person's release or discharge date; or
- 3) Those persons who, upon completion of 45 instructional days, have received a the required composite achievement test score of 6:0; or
- 4) Technical violators who have previously completed the 90 instructional day program and who received the required composite achievement test score upon completion of the program.

b)-The requirements in this Section do not apply to technical violators who have previously completed the 90 instructional day program and who scored 6:0 or greater upon completion of the program.

c) Credit for class attendance shall only be given by the Educational Administrator for those days in which the committed person actively participates in the program in accordance with Section 405.20(f).

d) Where a committed person's 90 instructional day program has been terminated due to excessive absenteeism in accordance with Section 405.20(g) and (h), the 90 instructional day program shall recommence with no credit given for days previously attended.

e) When a committed person is transferred to another facility prior to completion of the program, a record of the person's attendance shall be submitted to the receiving facility. His program shall be continued at the receiving facility, whenever feasible, upon enrollment in the program or the committed person shall be placed on a waiting list if one exists, unless the committed person is no longer required to participate in the program in accordance with Section 405.50(a) subsection (b) of this Section.

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f) Refusal by any committed person to attend the Adult Basic Education program required by this Section shall constitute grounds for disciplinary action in accordance with 20 Ill. Adm. Code 504. Subpart A.

g) Upon completion of the 90 instructional day program, the committed person shall be retested, and if a composite score of at least 6:0- the required composite achievement test score is not received, the person shall be encouraged, but not required, to remain in an educational program.

h) Committed persons subject to the provisions of this Section who have not attained the 6:0 required achievement level shall not be eligible for any job assignment pay that exceeds the level of pay received for attendance in the Adult Basic Education program, unless an exemption is granted by the Chief Administrative Officer and the Superintendent due to the committed person's educational handicap, documented by his educational records, which would preclude any reasonable expectation that the committed person could attain a 6:0 the required achievement level; the projected length of time the committed person may have to wait prior to enrollment in the Adult Basic Education Program; or the reasons provided in subsection (a)(2) (b) of this Section; or as otherwise approved by the Department.

i) The Department may conduct pilot programs to determine the value and feasibility of implementing increased educational requirements of committed persons. All provisions of this Section shall apply to pilot programs, except the Department may increase the educational achievement level and attendance requirements.

1) Committed persons affected by the pilot program shall be informed in writing of the educational achievement level and attendance requirements of the program.

2) The requirements of a pilot program shall apply to all committed persons who are assigned to a facility designated for the pilot program, except for those persons:

A) Specified in subsection (b) of this Section;

B) Who have previously completed the Adult Basic Education Program required by this Section, regardless of the educational level achieved; or

C) Who were enrolled and attending the required Adult Basic Education program at the facility prior to commencement

DEPARTMENT OF CORRECTIONS

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of the pilot program, provided they continue through completion of the program.

(Source: Amended at 16 Ill. Reg. 10449, effective July 1, 1992)

Section 405.60 Juvenile Educational Attendance

a) All persons committed to the Juvenile Division of the Department who have not received their High School diploma, Special Education diploma, or G-E-D GED certificate shall be required to participate in an educational program, unless specifically exempted by the Chief Administrative Officer and the Superintendent. The exemption shall be based on, but not limited to, health, safety or security reasons, and resources available.

b) The extent and length of the educational program shall be based, among other factors, upon the needs and characteristics of the committed person, resources available, availability of programs, administrative concerns, and safety and security of the facility or any person.

(Source: Amended at 16 Ill. Reg. 10449, effective July 1, 1992)

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: The Illinois Landscape Architecture Act of 1989

2) Code Citation: 68 Ill. Adm. Code 1275

3) Section Numbers: Adopted Action:

1275.40 Amendment

1275.50 Amendment

1275.80 New Section

4) Statutory Authority: Ill. Rev. Stat. 1991, ch. 111, pars. 8108, 8111 and 8112.

5) Effective Date of Amendments: June 22, 1992

6) Does this rulemaking contain an automatic repeal date? No

7) Do these Amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: June 22, 1992

9) Date Notice of Proposal Published in Illinois Register: April 10, 1992, at 16 Ill. Reg. 5741

10) Has ICAR issued a Statement of Objections to these Rules? No

11) Difference(s) between proposal and final version:

In response to comments by the Joint Committee on Administrative Rules, the following changes were made:

In Section 1275.80(a), "as" was inserted between "fees" and "required".

In Section 1275.80(c), "Section 14(A)" was changed to a lower case "a".

In (Section 1275.80(c)(2), "Section 15" was changed to "Section 12".

12) Have all the changes agreed upon by the Agency and ICAR been made as indicated in the agreement letter issued by ICAR? Yes

13) Will these Amendments replace Emergency Amendments currently in effect?
No

14) Are there any Amendments pending on this Part? No

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15) Summary and Purpose of Amendments: This rulemaking incorporates a name change for the national examination for landscape architects and provides a new Section on how to restore a license that has lapsed or has been on inactive status.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Department of Professional Regulation
Attention: Jean Courtney
320 West Washington, 3rd Floor
Springfield, Illinois 62786
217/785-0800

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS
CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION
SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1275

THE ILLINOIS LANDSCAPE ARCHITECTURE ACT OF 1989

Section	Application for Registration Under Section 11(e) of the Act (Grandfather)
1275.10	Approved Programs
1275.20	Experience
1275.30	Application for Examination
1275.40	Examination
1275.50	Endorsement
1275.60	Renewal
1275.70	Restoration
1275.80	Granting Variances
1275.90	

AUTHORITY: Implementing The Illinois Landscape Architecture Act of 1989 (P.A. 86-932, effective September 1, 1990) and authorized by Section 60(7) of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991 4989, ch. 127, par. 60(7)).

SOURCE: Emergency rules adopted at 15 Ill. Reg. 3324, effective February 11, 1991, for a maximum of 150 days; adopted at 15 Ill. Reg. 10091, effective June 24, 1991; amended at 16 Ill. Reg. 10458, effective June 22, 1992.

Section 1275.40 Application for Examination

- a) An applicant for examination shall file an application, on forms supplied by the Department, at least 120 days prior to an examination date. The application shall include:
 - 1) Certification of graduation from an approved landscape architecture program as set forth in Section 1275.20 of this Part;
 - 2) Two years of experience as defined in Section 1275.30 of this Part;
 - 3) Prior to January 1, 1993, certification of a combination of education and experience required in Section 1275.30(i) of this Part.
 - 4) A complete work history; and
 - 5) The fee required by Section 14(2) of the Act.

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- b) Prior to January 1, 1993, the Department shall accept certification from CLARB in lieu of the examination. After that date, the Department will accept CLARB certification verifying passage of the Landscape Architect Registration Examination (L.A.R.E.) ~~Uniform--National--Examination~~ (UNE).
- c) Any applicant who elects to apply for examination and sits for such examination in Illinois shall not be eligible for registration under the grandfather provisions set forth in Section 1275.10 of this Part.
- d) Any person who is registered in Illinois shall not be admitted to an examination. However, in no way shall this limit the Department's ability to require reexamination for restoration or enforcement purposes.

(Source: Amended at 16 Ill. Reg. 10458, effective June 22, 1992)

Section 1275.50 Examination

- a) The examination for registration as a landscape architect shall be the Landscape Architect Registration Examination (L.A.R.E.) ~~Uniform--National Examination--~~ of the Council of Landscape Architectural Registration Boards. (The Uniform National Examination is known as the Landscape Architect Registration Examination).

- b) In order to be successful in the examination, an applicant shall receive a score of 75 or greater in each section.

- c) If an applicant fails to pass an examination for registration under the Act within three years after filing the application, the application shall be denied. However, such applicant may thereafter make a new application for examination, accompanied by the required fee, and meet the requirements for registration at the time of application.

- d) The examination for licensure of a landscape architect shall be administered at least once a year.

(Source: Amended at 16 Ill. Reg. 10458, effective June 22, 1992)

Section 1275.80 Restoration

- a) A person seeking restoration of a license which has expired for less than five (5) years shall have the license restored upon payment of \$40.00 plus all lapsed renewal fees, as required by Section 14(a)(5) of the Act.

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- b) A person seeking restoration of a license which has been placed on inactive status for less than five (5) years shall have the license restored upon payment of the renewal fee as set forth in Section 14(a)(4) of the Act.
- c) A person seeking restoration of a license after it has expired or been placed on inactive status for more than five (5) years shall file an application, on forms supplied by the Department, together with the fee required by Section 14(a) of the Act and be scheduled for an interview before the Board. The person shall also submit either:
- 1) Certification of active practice in another jurisdiction. Such certification shall include a statement from the appropriate board or licensing authority in the other jurisdiction that the licensee was authorized to practice during the term of said active practice; or
 - 2) An affidavit attesting to military service as provided in Section 12 of the Act; or
 - 3) Proof of passage of the L.A.R.E. examination during the period the license was lapsed or on inactive status.
- d) When the accuracy of any submitted documentation or the relevance or sufficiency of the coursework or experience is questioned by the Department or the Board because of lack of information, discrepancies or conflicts in information given or a need for clarification, the person seeking restoration of a license shall be requested to:
- 1) Provide such information as may be necessary; and/or
 - 2) Appear for an interview before the Board to explain such relevance or sufficiency, clarify information, or clear up any discrepancies or conflicts in information. Upon the recommendation of the Board and approval by the Department, an applicant shall have the license restored.

(Source: Added at 16 Ill. Reg. 10458, effective June 22, 1992)

COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Residential Mortgage License Act of 1987

2) Code Citation: 38 Ill. Adm. Code 450

3) Section numbers Adopted Action

450.440 Amendments
450.1010 Amendments
450.1250 Amendments
450.1335 Amendments
450.1340 Amendments

4) Statutory Authority: Implementing and authorized by the Residential Mortgage License Act of 1987 (Ill. Rev. Stat. 1991, ch. 17, par. 2324-1(g)) and Section 5 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, par. 1005).

5) Effective Date of Adopted Amendments: June 23, 1992

6) Does this rulemaking contain an automatic repeal date: No.

7) Do the Amendments contain incorporations by reference: No.

8) Date Filed in Agency's Principal Office: February 10, 1992.

9) Date Notice of Proposed Amendments was published in Illinois Register: February 21, 1992, 16 Ill. Reg. 2763.

10) Has JCAR issued a Statement of Objections to this rule: No.

11) Differences between proposal and final version:

Reference to the Illinois Revised Statutes was updated from 1989 to 1991.

In subsection 450.440(b), the following phrase, "or an Assumption Fee" is inserted in the first sentence; a comma and "Rate-Lock Fee or Assumption Fee" is inserted after the word "account".

In subsection 450.440(b)(7), the phrase, "or Assumption Fee" is inserted after the phrase, "Rate-Lock Fee".

Section 450.1335 was revised so that the subsection's fourth indent levels were labeled with small Roman numerals as requested by the Secretary of State's Administrative Code Division.

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Subsection (a)(3) has been added as new language.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR:

All changes agreed upon by the Agency and JCAR have been made as indicated in the attached agreement letter.

13) Will these amendments replace emergency amendments currently in effect: Yes.

14) Are there any other proposed amendments pending on this Part: No.

15) Summary and Purpose of Rules:

The rules in this Part implement the Residential Mortgage License Act of 1987 (Ill. Rev. Stat. 1991, ch. 17, pars. 2321-1 et seq.) which creates a thorough regulatory structure and consumer protection provision that recognizes the growing complexity and volume of mortgage banking in Illinois.

These amendments represent the culmination of a comprehensive review by the Agency.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Mr. Jay R. Stevenson, Deputy Commissioner
Office of the Commissioner of Savings and Residential Finance
(Formerly: Office of the Commissioner of Savings and Loan Associations)
500 East Monroe, Suite 800
Springfield, Illinois 62701-1509
217/782-6169

The full text of the Adopted Amendments begins on the next page:

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COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

NOTICE OF ADOPTED AMENDMENT(S)

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 38: FINANCIAL INSTITUTIONS
CHAPTER III: COMMISSIONER OF SAVINGS AND LOAN ASSOCIATIONS

PART 450
RESIDENTIAL MORTGAGE LICENSE ACT OF 1987

SUBPART A: DEFINITIONS

Section
450.110 Act
450.115 Administrative Decision
450.120 Assisting
450.125 Commissioner
450.130 Control
450.140 Employee
450.150 Hearing Officer
450.170 Party
450.175 Principal Place of Business
450.185 State

SUBPART B: FEES

Section
450.210 License Investigation Fees
450.220 License Fees
450.230 Amended License Fees - Corporate Changes
450.240 Duplicate Original License Fees
450.250 Examination Fees
450.260 Additional Full-Service Office Fees
450.270 Hearing Fees
450.280 Late Fees (Repealed)
450.290 Manner of Payment

SUBPART C: LICENSING

Section
450.310 Application for an Illinois Residential Mortgage License
450.320 Application for Renewal of an Illinois Residential Mortgage License
450.330 Waiver of License Fee
450.340 Full-Service Office
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SUBPART D: OPERATIONS AND SUPERVISION

Section
450.410 Net Worth
450.420 Line of Credit

450.430 Late Audit Reports
450.440 Escrow
450.450 Audit Workpapers
450.460 Selection of Independent Auditor
450.470 Proceedings Affecting a License
450.475 Change in Business Activities
450.480 Change of Ownership, Control or Name or Address of Licensee
450.490 Bonding Requirements

SUBPART E: ANNUAL REPORT OF MORTGAGE ACTIVITY, MORTGAGE BROKERAGE ACTIVITY AND MORTGAGE SERVICING ACTIVITY

Section
450.610 Filing Requirements
450.620 Reporting Forms
450.630 Annual Report of Mortgage Activity
450.640 Annual Report of Brokerage Activity
450.650 Annual Report of Servicing Activity
450.660 Verification

SUBPART F: FORECLOSURE RATE

Section
450.710 Computation of National Residential Mortgage Foreclosure Rate
450.720 Computation of Illinois Residential Mortgage Foreclosure Rate
450.730 Excess Foreclosure Rate
450.740 Foreclosure Rate Hearing
450.750 Commissioner's Authority - Unusually High Rate

SUBPART G: SERVICING

Section
450.810 New Loans
450.820 Transfer of Servicing
450.830 Real Property Tax and Hazard Insurance Payments
450.840 Payment Processing
450.850 Toll-Free Telephone Arrangement
450.860 Payoff of Outstanding Mortgage Loan

SUBPART H: ADVERTISING

Section
450.910 General Prohibition
450.920 Definition of Advertisement
450.930 Compliance with Other Laws
450.940 Requirements
450.950 Misleading and Deceptive Advertising Prohibition

SUBPART I: LOAN BROKERAGE PRACTICES

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Section	
450.1010	Loan Brokerage Agreement
450.1020	Loan Brokerage Disclosure Statement
450.1030	Prohibited Practice

SUBPART J: LOAN APPLICATION PRACTICES

Section	
450.1110	Borrower Information Document
450.1120	Description of Required Documentation
450.1130	Maintenance of Records (Repealed)
450.1140	Loan Application Procedures
450.1150	Copies of Signed Documents
450.1160	Confirmation of Statements
450.1170	Cancellation of Application
450.1175	Maintenance of Records

SUBPART K: GENERAL LENDING PRACTICES

Section	
450.1210	Notice to Joint Borrowers
450.1220	Inaccuracy of Disclosed Information
450.1230	Changes Affecting Loans in Process
450.1240	Prohibition of Unauthorized Lenders
450.1250	Good Faith Requirements

SUBPART L: COMMITMENT AND CLOSING PRACTICES

Section	
450.1305	Approval Notice
450.1310	Inconsistent Conditions Prohibited
450.1315	Avoidance of Commitment
450.1320	Charges to Seller
450.1325	Intentional Delay
450.1330	No Duplication to Borrower of Seller's Costs
450.1335	Fees and Charges Prior to Closing
450.1340	Refunds on Failure to Close
450.1345	Representative at Closing
450.1350	Compliance with Other Laws
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SUBPART M: EXEMPTION GUIDELINES

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450.1420	Interpretative Guidelines

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SUBPART N: ADMINISTRATIVE HEARING PROCEDURES

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450.1540	Form of Documents
450.1550	Computation of Time
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450.1570	Request for Hearing
450.1580	Notice of Hearing
450.1590	Service of the Notice of Hearing
450.1595	Bill of Particulars or Motion for More Definite Statement
450.1600	Motion and Answer
450.1610	Consolidation and Severance of Matters - Additional Parties
450.1620	Intervention
450.1630	Postponement or Continuance of Hearing
450.1640	Authority of Hearing Officer
450.1650	Bias or Disqualification of Hearing Officer
450.1660	Prehearing Conferences
450.1670	Discovery
450.1680	Subpoenas
450.1690	Conduct of Hearing
450.1700	Default
450.1710	Evidence
450.1720	Hostile Witnesses
450.1730	Record of Proceedings
450.1740	Briefs
450.1750	Hearing Officer's Recommendation
450.1760	Order of the Commissioner
450.1770	Rehearings and Reopening of Hearings
450.1790	Costs of Hearing

AUTHORITY: Implementing and authorized by the Residential Mortgage License Act of 1987 (Ill. Rev. Stat. 1991, ch. 17, pars. 2321-1 et seq.).

SOURCE: Filed January 18, 1974; amended at 2 Ill. Reg. 2, p. 1, effective January 16, 1978; codified at 8 Ill. Reg. 4524; amended at 9 Ill. Reg. 17393, effective October 24, 1985; Part repealed, new Part adopted by emergency action at 12 Ill. Reg. 2203, effective January 29, 1988, for a maximum of 150 days; Part repealed, New Part adopted at 12 Ill. Reg. 8685, effective May 10, 1988; emergency amendments at 12 Ill. Reg. 9721, effective May 18, 1988, for a maximum of 150 days; adopted at 12 Ill. Reg. 17093, effective October 11, 1988; amended at 13 Ill. Reg. 17056, effective October 20, 1989; amended at 15 Ill. Reg. 8580, effective May 28, 1991; emergency amendment at 16 Ill. Reg. 2915, effective February 10, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 10463, effective June 23, 1992.

SUBPART D: OPERATIONS AND SUPERVISION

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Section 450.440 Escrow

- a) Escrow funds shall be disclosed as a part of the licensee's financial statement package. Escrow funds collected pursuant to a Rate-Lock Fee Agreement and escrow funds for payment of real property taxes or any other purpose authorized by the mortgage contract shall be maintained in a Federally-insured depository institution as described in subsection (b) below and may not be commingled with any licensee funds.
- b) Where a Rate-Lock Fee or an Assumption Fee has been collected pursuant to Section 450.1335 of this Part, or where servicing includes maintenance of an escrow (impound) account for payment of tax bills and/or hazard insurance premiums, the funds collected for such account, Rate-Lock Fee or Assumption Fee shall be placed in a Federally insured depository institution, or a Federal Home Loan Bank, or a Federal Reserve Bank, or other similar Government-sponsored enterprise, or a financial institution chartered under the Illinois Savings Associations Banking Act, to be removed and used only for:
- 1) authorized payments from the related escrow (impound) account for tax bills and/or hazard insurance premiums;
 - 2) refunds to the mortgagor;
 - 3) transferring to another Federally-insured-depository institution; as described in subsection (b) above;
 - 4) forwarding to the appropriate servicer in case of a transfer of servicing;
 - 5) any other purpose authorized by the mortgage contract; or;
 - 6) compliance with a regulatory or court order; or
 - 7) possession by the licensee of a Rate-Lock Fee or Assumption Fee pursuant to Section 450.1335 of this Part.

(Source: Amended at 16 Ill. Reg. 10463, effective June 23, 1992)

SUBPART I: LOAN BROKERAGE PRACTICES

Section 450.1010 Loan Brokerage Agreement

Before a mortgage loan applicant, also referred to herein as "borrower" or "customer", signs a completed residential mortgage loan application or gives the licensee any consideration, whichever comes first, a loan brokerage agreement shall be required and shall be in writing and signed by both the mortgage loan applicant and a licensee whose services to such customer shall be loan brokering as defined at Section 1-4(o) of the Act.

- a) The loan brokerage agreement shall carry a clear and conspicuous statement that, upon request, a copy shall be made available to the borrower or the borrower's attorney for review prior to signing.
- b) Both the licensee's authorized representative and the borrower shall sign and date the loan brokerage agreement at the same time, and a copy of the executed agreement shall be given to the customer at the

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time of signing.

- c) The loan brokerage agreement shall contain an explicit description of the services the licensee agrees to perform for the borrower and a good faith estimate of all consideration and remuneration to be exchanged in conjunction with such services. In the same area of the agreement shall be language, of prominence equal to or greater than such estimate, listing the types of situations or conditions which could materially affect the amounts indicated due to details which could not be known by the licensee at the time of signing the loan brokerage agreement. "Examples of such situation or conditions may include, but not be limited to, an appraised value different from that estimated by the borrower or credit obligations which the borrower fails to report."
- d) The loan brokerage agreement shall carry a clear and conspicuous statement as to the conditions under which the borrower is obligated to pay the licensee.
- e) The loan brokerage agreement shall provide that if the licensee makes false or misleading statements in such agreement, the borrower may, upon written notice:
 - 1) void the agreement;
 - 2) recover monies paid to the broker for which no services have been performed; and
 - 3) recover actual costs, including attorney fees for enforcing the borrower's rights under the loan brokerage agreement.
- f) The loan brokerage agreement shall incorporate by reference the "Loan Brokerage Disclosure Statement" described in Section 450.1020 of this Subpart.
- g) Except for a Rate-Lock Fee Agreement in accordance with Section 450.1335(b), the loan brokerage agreement shall be the only agreement between the borrower and licensee with respect to a single loan; except, the licensee shall also provide to the customer any disclosure statement necessary to comply with Federal and State requirements, including but not limited to, the Consumer Protection Credit Act (15 U.S.C. 1601), Equal Credit Opportunity Act (Title VII), and Truth in Lending Act (Title I) and Consumer Fraud and Deceptive Business Practices Act (Ill. Rev. Stat. 1991, ch. 121 1/2, par. 261 et seq.).

(Source: Amended at 16 Ill. Reg. 10463, effective June 23, 1992)

SUBPART K: GENERAL LENDING PRACTICES

Section 450.1250 Good Faith Requirements

- a) For the purpose of this Part, "good faith" means honesty in fact in the conduct of the transaction.
- b) Any disclosure or action required by the Act or this Part shall be made in good faith.

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c) A licensee shall not accept an application a fee or charge for a residential mortgage loan application, unless: 1) the licensee has a good faith belief is able to demonstrate to the Commissioner that if its normal residential mortgage loan requirements are met, there is a reasonable likelihood that a loan commitment will be issued for such loan for the amount, term, rate, charges and other conditions set forth in the loan application and the applicable disclosures and document required by this Part 7.

2) The licensee, at the time of receipt of the application, advises the applicant in writing of the requirements of this Section with which the licensee does not expect to be able to comply; if the completed application is not personally delivered to the licensee by the mortgage loan applicant, the licensee shall send such notice to the applicant within three (3) business days after receipt of the application.

d) A licensee who has accepted an application for a loan to purchase residential real estate shall make a good faith effort to process the application within the time specified in the residential mortgage loan application.

(Source: Amended at 16 Ill. Reg. 10463, effective June 23, 1992)

SUBPART L: COMMITMENT AND CLOSING PRACTICES

Section 450.1335 Fees and Charges Prior to Closing

a) No A licensee may shall not require a borrower to pay any fees or charges prior to the loan closing, except:

- 1) Charges to be incurred by the licensee on behalf of the borrower for services from third parties necessary to process the application, such as for credit reports and appraisals; and those in the nature of application fees and charges to be incurred by the licensee on behalf of the borrower to be paid to parties such as credit agencies and appraisers; and
- 2) A Rate-Lock Fee, provided: those fees that are demonstrably commensurate with value provided by a licensee; A commitment fee may be charged prior to closing only if a licensee is able to demonstrate that:

- A) The commitment was provided in writing A Rate-Lock Fee Agreement is in writing and accepted signed by both the licensee and prospective borrower;
- B) There was reasonable likelihood that a loan could be closed pursuant to the terms of the commitment; The Rate-Lock Fee Agreement shall state all of the following:
 - i) The expiration date of the Rate-Lock Fee Agreement;
 - ii) The amount of the loan;
 - iii) The maximum interest rate of the loan;
 - iv) The term of the loan, and

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v) The maximum discount (points) to be paid; the value provided to the prospective borrower by the commitment was sufficient to justify the amount of the fee; and

B) C) The licensee is able to demonstrate to the Commissioner that

- i) The licensee was able to perform under the terms of the commitment; Rate-Lock Fee Agreement; and
- ii) Subject to verification, the information submitted by the borrower indicates that the loan will be approved in accordance with the Rate-Lock Fee Agreement;

D) Such fee does not exceed one percent (1%) of the loan amount; and

E) The Rate-Lock Fee is deposited in escrow with the licensee in accordance with the requirements of Section 450.440 of this Part, for the following distribution:

- i) The Rate-Lock Fee is credited to the borrower at closing; or
- ii) The Rate-Lock Fee must be refunded if the loan does not close in accordance with the Rate-Lock Fee Agreement, except that the Rate-Lock Fee Agreement may be retained by the licensee upon the licensee's ability to demonstrate to the Commissioner any of the following reasons: the borrower withdraws the loan application; the borrower has made a material misrepresentation on the loan application; the borrower has failed to provide documentation necessary to the processing or closing of the loan; or the borrower exercises his or her option to rescind the loan within 3 business days after closing.
- iii) When the Rate-Lock Fee is to be retained, the licensee shall, ten (10) days prior to taking possession of the fee, send a written notice to the borrower stating the reason for retaining the fee.

3) A licensee may charge a borrower an assumption fee for a Federal Housing Administration (FHA) or Department of Veterans Affairs (VA) loan assumption, which, by regulation, requires full credit approval prior to closing, if:

A) The applicant must qualify for the extension of credit as required under:

- i) The terms and conditions of mortgages given on property in Illinois which are insured by the Federal Housing Administration and dated on or after December 15, 1989 requiring prior credit approval of the Secretary of Housing and Urban Development.
- ii) The terms and conditions of mortgages given on property located in Illinois which are guaranteed by the U.S. Department of Veterans Affairs (VA) dated on or after March 1, 1988 and requiring approval of VA or

Section 450.1340 Refunds on Failure to Close

its authorized agent.

- B) The Assumption fee must be credited to the borrower at closing, or must be refunded if the loan does not close in accordance with the Assumption Fee Agreement, except that the Assumption fee may be retained by the licensee, if:
- The borrower withdraws the loan application;
 - The borrower has made a material misrepresentation on the loan application; or
 - The borrower has failed to provide documentation necessary to the processing or closing of the loan.

- b) For each violation of this Section, the Commissioner may fine a licensee up to \$500 in addition to all other actions authorized under the Act and Rules. Notwithstanding the foregoing, a licensee may require commitment fees or points in exchange for delivery of a true rate book in such fees or points must be refunded if the residential mortgage loan does not close, except when failure to close was due to action or failure to act by the borrower.

- c) For purposes of this Section, "true rate book in" means issuing an unconditional written loan commitment at stated terms and interest rate without any qualification; a lender's commitment which contains a statement to the effect that the interest rate will be "x" percent, or the rate in effect at loan closing, whichever is higher, or similar provision; does not constitute an unconditional written commitment. However, the following are not considered conditional:

- 1) A statement that the commitment is for a limited time (but the loan must be closed within the specified period of time);

- 2) A statement that the commitment is based upon information provided by the borrower and verifications of such information received by the licensee in the course of processing the application or upon the execution and receipt of standard mortgage documentation which shall include the documents required for that individual loan product being offered by the licensee;

- 3) A statement that it is understood there will be no change in the borrower's financial circumstances prior to closing which would result in the borrower's ineligibility for the loan based on the standards applied by the licensee in issuing the commitment; or for example, such a statement might address the continued employment and credit worthiness of the applicant or total amount of outstanding indebtedness;

- 4) A statement that the commitment is based upon normal requirements that the credit of the obligor and the security for the loan are at the time of closing the same as represented in the application for the loan; or for example, this type of statement could deal with the condition of title to the mortgaged premises, or the construction or rehabilitation of the building.

(Source: Amended at 16 Ill. Reg. 10463, effective June 23, 1992)

Section 450.1340 Refunds on Failure to Close

its authorized agent.

If a residential mortgage loan is not closed, all the licensee's application fees and charges as described in Section 450.1335(a)(1) shall be refunded to the borrower, except:

- To the extent a written agreement between the borrower and licensee or a written notification required by this Part specifies that they are nonrefundable; and
- To the extent such application fees and charges were incurred by the licensee on behalf of the borrower and were paid to for services from third parties necessary to process the application, such as credit reports agencies and appraisals, appraisers, or
- When failure to close was due to action or failure to act by the borrowers.

(Source: Amended at 16 Ill. Reg. 10463, effective June 23, 1992)

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1) Heading of Part: Dixon Municipal Airport Hazard Zoning

2) Code Citation: 92 Ill. Adm. Code 97

3) Section Numbers:

97.10 97.80 97. Exhibit A

97.20 97.90

97.30 97.100

97.40 97.110

97.50 97.120

97.60 97.130

97.70 97.140

Adopted Action:

New Section

New Section

New Section

New Section

New Section

New Section

4) Statutory Authority: Ill.Rev.Stat. 1991, ch. 15 1/2, par. 48.17

5) Effective date of rules: June 22, 1992

6) Does this rulemaking contain an automatic repeal date? No

7) Does this rule contain incorporations by reference? No

8) Date filed in agency's principal office: June 19, 1992

9) Notice of proposal published in Illinois Register:

December 13, 1991, 15 Ill. Reg. 19709

10) Has JCAR issued a Statement of Objections to these rules? No

11) Differences between proposal and final version:

The following changes were made in agreement with JCAR and the Code Division:

The Department corrected the Table of Contents and the Notice Page by using the Part number with the listing for supplementary material - "97. Exhibit A."

The Department corrected the volume number in the Main Source Note.

The Department removed the comma after the word "surfaces" and before the phrase, "and establishing the boundaries thereof;" in Section 97.10(a).

The Department corrected the zip codes in the addresses contained in Sections 97.10(a); 97.20, "Precision Instrument Runway," and "Visual Runway"; 97.30(a)(2); and 97.90(c)(1).

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The Department removed the example in Sections 97.10(a) and 97.30(a)(2).

In Section 97.20, the Department rewrote the introductory sentence as follows: "As used in this Part, the following terms have the meanings ascribed unless the context otherwise requires:".

The Department added a comma after the word "Aeronautics" in the definition of the word "Department" in Section 97.20.

In Section 97.20, "Flight Safety Coordinator," the Department added a comma to set off the phrase "but are not limited to,".

In Section 97.20, "Height," the Department added a comma after the word "structure."

In Section 97.20, "Initial Approach Segment," the Department corrected the spelling of "en route." Also, the word "Of" was removed from the phrase "combination of thereof."

In Section 97.20, "Minimum Instrument Flight Altitude," the Department added, in the fourth line, a comma after the word "objects," and added the word "is" between the words "and" and "adequate."

In Section 97.20, "Non-Precision Instrument Runway," the Department deleted the comma after the word "planned" and before the phrase "or indicated on an FAA planning document."

In Section 97.20, "Political Subdivision," the word "or" was inserted after the word "TOWNSHIP," and before the word "DISTRICT."

In Section 97.30(a)(2), the Department inserted parens around the phrase "to include non-precision instrument approach, precision instrument approach and visual approach."

In Section 97.30(a)(4), the Department reworded this subsection to read as follows: "The various surfaces described in subsections (b) through (h) are hereby established, and height limitations are established in those subsections for each of the surfaces."

The Department changed the number of the airport elevation from "654 feet" to "786 feet" in Sections 97.30(b)(1) and 97.30(f).

In Section 97.30(d)(1)(C)(11), the Department removed the "s" from the word "miles."

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In Section 97.30(e)(1)(D), the Department added a comma between the words "runway" and "other."

In Section 97.30(f), the Department deleted the comma between the word "surface" and the phrase "extend a distance of 5,000 feet..."

In Section 97.40(b)(2), the Department added a hyphen between the words "taking off."

The Department corrected Section 97.40(c)(2) by inserting a space in between the words "of smoke." The Department inserted a comma to set off the phrase, "but are not limited to" after the word "to."

In Section 97.50(a), the Department added the word "to" between the words "otherwise" and "interfere."

In Section 97.50(a), the Department inserted a comma after the word "Part" and before the words "and is diligently prosecuted."

In Section 97.50(b)(1), the Department added the words "of this Section" to clarify the reference to subsection (a).

In Section 97.50(b)(1), the Department removed a comma between the words "airport" and "the presence."

In Section 97.60, the Department changed the first sentence to read as follows: "Future Uses - Except as specifically provided in subsections (a)(1), (2) and (3) of this Section,..."

In Section 97.60(a), the Department deleted the word "it" between the words "permit" and "to be determined ..."

In Section 97.60(a)(1), the Department kept the language as is except for adding a comma between the words "features" and "such tree..."

In Section 97.70, the Department used capitalization to denote that the words "or tree" are statutory.

In Section 97.70(b), the Department corrected the reference to subsection (c) by inserting the words "of this Section."

Section 97.90(a)(3) now reads as follows:

Any highway, railroad, or other traverse way for mobile objects, of a height which would exceed a standard of subsection (a)(1) or (a)(2) of this Section, if adjusted upward: 17 feet for an Interstate Highway that is part of the

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National System of Military and Interstate Highways where overcrossings are designed for a minimum of 17 feet vertical distance; 15 feet for any other public roadway; 10 feet or the height of the highest mobile object that would normally traverse the road, whichever is greater, for a private road; 23 feet for a railroad; and for a waterway or any other traverse way not previously mentioned, an amount equal to the highest mobile object that would normally traverse it.

In Section 97.90(c)(1), the Department corrected the reference to subsection (a) by inserting the phrase "of this Section."

Also in Section 97.90(c)(1), the Department corrected the reference to Exhibit A by inserting the phrase "of this Part."

In Section 97.90(c)(3), the Department corrected the reference to subsection (c)(2) by adding the phrase "of this Section."

In Section 97.90(d)(1), the Department corrected the reference to subsection (a) by adding the phrase "of this Section."

Also in Section 97.90(d)(1), the Department changed "... within 30 days of receipt of such notice" to "... within 30 days after receipt of such notice."

In Section 97.90(d)(2)(A), the Department inserted a comma after the word "would" and after the words "under federal rules."

In Section 97.110(b), the Department removed the comma after the word "aggrieved." The phrase "of an Act entitled" was deleted from this Section, and, the year "1989" was changed to "1991."

The Department deleted the comma after the word "structures" in Section 97.130.

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreements letter issued by JCAR? Yes.

13) Will this rule replace an Emergency Rule currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and purpose of rules:

This Part provides for the establishment of an airport hazard area in the vicinity of the Dixon Municipal Airport. This Part provides for the

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safety of the aircraft and persons on the ground by governing surfaces and height limitations in respect to structures erected or altered in the vicinity of the airport.

16) Information and questions regarding these adopted rules shall be directed to:

Mr. Roger Finnell
Department of Transportation
Division of Aeronautics
One Langhorne Bond Drive/Capital Airport
Springfield, Illinois 62707
(217) 785-1764

The full text of the Adopted Rules begins on the next page:

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TITLE 92: TRANSPORTATION
CHAPTER I: DEPARTMENT OF TRANSPORTATION
SUBCHAPTER b: AERONAUTICS

PART 97
DIXON MUNICIPAL AIRPORT
HAZARD ZONING

Section	Introduction
97.10	Definitions
97.20	Surfaces and Height Limitations
97.30	Use Restrictions
97.40	Non-Conforming Uses
97.50	Permits
97.60	Non-Conforming Structures or Uses or Trees Abandoned or Destroyed
97.70	Variances
97.80	Notice of Construction or Alteration
97.90	Enforcement
97.100	Appeal and Judicial Review
97.110	Penalties
97.120	Conflicting Regulations
97.130	Severability
97.140	97.EXHIBIT A Proposed Construction Permit Request

AUTHORITY: Implementing and authorized by Section 17 of the Airport Zoning Act (Ill. Rev. Stat. 1989, ch. 15 1/2, par. 48.17).

SOURCE: Adopted at 16 Ill. Reg. 10475, effective June 22, 1992.

NOTE: Capitalization denotes statutory language.

Section 97.10 Introduction

- a) This Part regulates and restricts the height of structures and trees, and otherwise regulates the use of property in the vicinity of the Dixon Municipal Airport by creating appropriate surfaces and establishing the boundaries thereof; providing for changes in the restrictions and boundaries of such surfaces, defining certain terms used herein; referring to the Dixon Municipal Airport zoning map (Note: This zoning map can be viewed at the Department of

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Transportation, Division of Aeronautics, One Langhorne Bond Drive/Capital Airport, Springfield, Illinois 62707-8415); providing for enforcement; imposing penalties in the interest of public safety and welfare; and providing for notice of construction or alteration.

b) This Part is adopted at the request of the City of Dixon, as owner and operator of Dixon Municipal Airport, pursuant to the authority conferred by the Airport Zoning Act (Act) (Ill. Rev. Stat. 1991, ch. 15 1/2, pars. 48.1 et seq.). IT IS HEREBY FOUND THAT AN AIRPORT HAZARD ENDANGERS THE LIVES AND PROPERTY OF USERS OF Dixon Municipal Airport AND OF OCCUPANTS OF LAND OR PROPERTY IN ITS VICINITY, AND ALSO, IF OF THE OBSTRUCTION TYPE, IN EFFECT REDUCES THE SIZE OF THE AREA AVAILABLE FOR THE LANDING, TAKING-OFF AND MANEUVERING OF AIRCRAFT, THUS TENDING TO DESTROY OR IMPAIR THE UTILITY OF Dixon Municipal Airport AND THE PUBLIC INVESTMENT THEREIN.

1) ACCORDINGLY, IT IS DECLARED:

- A) THAT THE CREATION OR ESTABLISHMENT OF AN AIRPORT HAZARD IS A PUBLIC NUISANCE AND AN INJURY TO THE REGION SERVED BY Dixon Municipal Airport;
 - B) THAT IT IS NECESSARY IN THE INTEREST OF THE PUBLIC HEALTH, PUBLIC SAFETY AND GENERAL WELFARE THAT THE CREATION OR ESTABLISHMENT OF AIRPORT HAZARDS BE PREVENTED; AND
 - C) that the prevention of these hazards SHOULD BE ACCOMPLISHED TO THE EXTENT LEGALLY POSSIBLE, BY THE EXERCISE OF THE POLICE POWER, WITHOUT COMPENSATION.
- 2) IT IS FURTHER DECLARED THAT BOTH THE PREVENTION OF THE CREATION OR ESTABLISHMENT OF AIRPORT HAZARDS AND THE ELIMINATION, REMOVAL, ALTERATION, MITIGATION, OR MARKING AND/OR LIGHTING OF EXISTING AIRPORT HAZARDS ARE PUBLIC PURPOSES FOR WHICH POLITICAL SUBDIVISIONS MAY RAISE AND EXPEND PUBLIC FUNDS AND ACQUIRE LAND or interests in land. (Section 11 of the Act)

Section 97.20 Definitions

As used in this Part, the following terms have the meanings ascribed unless the context otherwise requires:

"Airport" - The Dixon Municipal Airport located near Dixon, situated in Section 3, Township 21 North, Range 9 East of the Fourth Principal Meridian, Lee County, Illinois; also known as Dixon Municipal Airport.

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"Airport Elevation" - The established elevation of the highest point on the usable landing strip; the established airport elevation shall be 786 feet above mean sea level (AMSL).

"Airport Hazard" - ANY STRUCTURE, TREE, OR USE OF LAND WHICH OBSTRUCTS THE AIRSPACE REQUIRED FOR, OR IS OTHERWISE HAZARDOUS TO THE FLIGHT OF AIRCRAFT IN LANDING OR TAKING-OFF AT THE AIRPORT. (Section 3 of the Act)

"Airport Reference Point" - The point established as the approximate geographic center of the airport landing area and so designated as at Latitude 41° 50' 01.0" N and Longitude 89° 26' 47.0" W.

"Alteration" - Any construction which would result in a change in height or lateral dimensions of an existing structure.

"Approach, Transitional, Horizontal and Conical Surfaces" - These surfaces are defined in Section 97.30.

"Circling Approach Area" - That obstacle clearance area which shall be considered for aircraft maneuvering to land on a runway which is not aligned with the final approach course of the approach procedure.

"Construction" - The erection or alteration of any structure either of a permanent or temporary character.

"Department" - The Department of Transportation, Division of Aeronautics, of the State of Illinois.

"Departure Area" - That area which begins at the departure end of the runway and has a beginning width of 1000' (500' from centerline). The area splays 150' on each side of the extended runway centerline for a distance of 2 Nautical Miles (NM). Additionally, it includes a second surface that extends radially from a point on the runway centerline located 2,000' from the start end of the runway and extends the distance necessary to provide a 40:1 obstacle identification surface to reach the minimum altitudes authorized for en route operations.

"Final Approach Segment" - That area of an approach where the aircraft makes final alignment and descent

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for landing.

"Flight Safety Coordinator" - An employee of the Department whose duties include, but are not limited to, inspection of airports, review of complaints concerning uses of property in the vicinity of airports and inspection of structures, uses and trees in the vicinity of airports to determine if such structures, uses or trees impair the use of the airport by aircraft.

"Height" - The overall height of the top of a structure, including any appurtenances installed thereon, for the purpose of determining the height limits in all zones set forth in this Part and shown on the zoning map, the datum of which shall be mean sea level elevation unless otherwise specified.

"Initial Approach Segment" - That area of an instrument approach between a point where aircraft departs the en route phase of flight and is maneuvering to enter an intermediate segment. Such approach segments may be made along an arc, radial, course, heading, radar vector or a combination thereof.

"Intermediate Approach Segment" - That area of an approach between the initial and final approach segments where the aircraft adjusts configuration, speed and positioning along positive course guidance such as radial or course.

"Landing Area" - The area of the airport used for the landing, taking-off or taxiing of aircraft including the unprepared surfaces adjacent to the existing runways.

"Minimum Instrument Flight Altitude" - An altitude established for instrument flight between radio fixes that provides obstacle clearance over the terrain and man-made objects, and is adequate for navigational performance and communications requirements.

"Non-Conforming Use" - Any structure, tree, or use of land which is lawfully in existence at the time this Part or an amendment thereto becomes effective and does not then meet the requirements of this Part.

"Non-Precision Instrument Runway" - A runway having an existing instrument approach utilizing air navigation

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facilities with only horizontal guidance, or area type navigation equipment, for which a straight-in, non-precision instrument approach procedure has been approved by the Federal Aviation Administration [FAA], or planned, and for which no precision approach facilities are planned or indicated on an FAA planning document or military airport planning document.

"Obstacle Clearance" - The vertical distance between the lowest authorized flight altitudes and a prescribed surface within a specified area.

"Permit" - A permit issued by the Department of Transportation, Division of Aeronautics, pursuant to Section 97.60 of this Part.

"Person" - An INDIVIDUAL, FIRM, partnership, CORPORATION, COMPANY, ASSOCIATION, JOINT STOCK ASSOCIATION, OR BODY POLITIC, and includes a TRUSTEE, RECEIVER, ASSIGNEE, administrator, executor, guardian, OR OTHER REPRESENTATIVE, AND INCLUDING THIS STATE and the Division of Aeronautics. (Section 7 of the Act)

"Political Subdivision" - ANY MUNICIPALITY, CITY, INCORPORATED TOWN, VILLAGE, COUNTY, TOWNSHIP, OR DISTRICT, OR AUTHORITY, OR ANY COMBINATION OF TWO OR MORE THEREOF, situated in whole or in part within any of the surfaces established by Section 97.30. (Section 6 of the Act)

"Precision Instrument Runway" - A precision instrument runway is one which uses an instrument landing system (ILS) or precision approach radar (PAR). A planned precision instrument runway is one for which a precision approach system is indicated on a Department approved Airport Layout Plan, which is on file at the Department of Transportation, Division of Aeronautics, Bureau of Engineering, One Langhorne Bond Drive/Capital Airport, Springfield, Illinois 62707-8415.

"Runway" - An area of the airport designated for the landing or taking off of aircraft and consisting of turf or concrete, asphalt, oil and chip or other composite material that forms an all weather surface other than turf.

"Slope Ratio" - A numerical expression of a stated relationship of height to horizontal distance, e.g. 100

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to 1 means one hundred feet of horizontal distance for each one foot vertically.

"State" - THE STATE OF ILLINOIS. (Section 8 of the Act)

"Structure" - Any form of construction or apparatus of a permanent or temporary character, constructed or installed by man, including any implements or material used in the erection, alteration or repair of such structure, including but without limitation, buildings, towers, smokestacks, and overhead transmission lines.

"Terminal Obstacle Clearance Area" - That area near an airport that contains the initial, intermediate and final approach segments, circling and departure areas which are a part of an instrument approach procedure.

"Tree" - Any object of natural growth.

"Utility Runway" - A runway that is constructed for and intended to be used for propeller driven aircraft of 12,500 pounds maximum gross weight or less.

"Variance" - A grant of relief by the Department from the requirements of this Part, in accordance with Section 97.80.

"Visibility Minimums" - The lowest forward horizontal distance from the cockpit of an aircraft in flight at which prominent unlighted objects may be seen and identified by day and prominent lighted objects may be seen and identified by night.

"Visual Runway" - A visual runway is a runway intended solely for the operation of aircraft using visual approach procedures with no straight-in instrument approach procedure and no instrument designation indicated on a Department approved Airport Layout Plan, which is on file at the Department of Transportation, Division of Aeronautics, Bureau of Engineering, One Langhorne Bond Drive/Capital Airport, Springfield, Illinois 62707-8415.

Section 97.30 Surfaces and Height Limitations

a) Establishment and Creation

- 1) The following airport imaginary surfaces are established with relation to the airport and to

each runway. The size of each such imaginary surface is based on the category of each runway according to the type of approach available or planned for that runway. The slope and dimensions of the approach surface applied to each end of a runway are determined by the most precise approach existing or planned for that runway end.

- 2) Such airport imaginary surfaces are hereby created and established in order to carry out the provisions of this Part. Such surfaces shall include all of the land lying within the horizontal surface, conical surface, primary surface, approach surface (to include non-precision instrument approach, precision instrument approach and visual approach), transitional surface and circling approach surface. These surfaces are shown on the Airport Zoning Map (Note: This zoning map can be viewed at the Department of Transportation, Division of Aeronautics, One Langhorne Bond Drive/Capital Airport, Springfield, Illinois 62707-8415) for Dixon Municipal Airport prepared by Willet, Hofmann & Associates, Inc., Dixon, Ill. An area located in more than one of the following surfaces is considered to be only in the surface with the more restrictive height limitation.

- 3) Except as otherwise provided in this Part, no structure or tree shall be erected, altered, allowed to grow, or maintained in any surface created by this Part to a height in excess of the height limit herein established for such surfaces.

- 4) The various surfaces described in subsections (b) through (h) are hereby established, and height limitations are established in those subsections for each of the surfaces.

b) Horizontal Surface

- 1) A horizontal plane 150 feet above the established airport elevation of 786 feet Above Mean Sea Level (AMSL), the perimeter of which is constructed by swinging arcs of specified radii from the center of each end of the primary surface of each runway and connecting the adjacent arcs by lines tangent to those arcs. The radius of each arc is:

- A) 5,000 feet for all runways designated as utility or visual;
- B) 10,000 feet for all other runways.
- 2) The radius of the arc specified for each end of a runway will have the same arithmetical value. That value will be the highest determined for

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either end of the runway. When a 5,000 foot arc is encompassed by tangents connecting two adjacent 10,000 foot arcs, the 5,000 foot arc shall be disregarded on the construction of the perimeter of the horizontal surface. The horizontal surface does not include the approach and transitional surfaces.

c) Conical Surface

- 1) A surface extending outward and upward from the periphery of the horizontal surface, at 150 feet above the airport elevation, at a slope of 20 feet horizontally for each foot vertically for a horizontal distance of 4,000 feet.
- 2) The conical surface does not include the approach surfaces to the precision instrument runways and the transitional surfaces.

d) Primary Surface

- 1) A surface longitudinally centered on a runway. When the runway has a specially prepared hard surface, the primary surface extends 200 feet beyond each end of that runway; but when the runway has no specially prepared hard surface, or planned hard surface, the primary surface ends at each end of that runway. The elevation of any point on the primary surface is the same as the elevation of the nearest point on the runway centerline. The width of a primary surface is:
 - A) 250 feet for utility runways having only visual approaches;
 - B) 500 feet for utility runways having non-precision instrument approaches;
 - C) For other than utility runways, the width is:
 - i) 500 feet for visual runways having only visual approaches;
 - ii) 500 feet for non-precision instrument runways having visibility minimums greater than three-fourths statute mile;
 - iii) 1,000 feet for a non-precision instrument runway having a non-precision instrument approach with visibility minimums as low as three-fourths statute mile, and for precision instrument runways.

- 2) The width of the primary surface of a runway will be the width prescribed in this Section for the most precise approach existing or planned for either end of that runway.

e) Approach Surface - A surface longitudinally centered on

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the extended runway centerline and extending outward and upward from each end of the primary surface. An approach surface is applied to each end of each runway based upon the type of approach available or planned for that runway end.

1) The inner edge of the approach surface is the same width as the primary surface and it expands uniformly to a width of:

- A) 1,250 feet for that end of a utility runway with only visual approaches;
- B) 1,500 feet for that end of a runway other than a utility runway with only visual approaches;
- C) 2,000 feet for that end of a utility runway with a non-precision instrument approach;
- D) 3,500 feet for that end of a non-precision instrument runway, other than utility, having visibility minimums greater than three-fourths statute mile;
- E) 4,000 feet for that end of a non-precision instrument runway, other than utility, having a non-precision instrument approach with visibility minimums as low as three-fourths statute mile; and

2) The approach surface extends for a horizontal distance of:

- A) 5,000 feet at a slope of 20 feet horizontally for each foot vertically for all utility and visual runways;
- B) 10,000 feet at a slope of 34 feet horizontally for each foot vertically for all non-precision instrument runways other than utility; and
- C) 10,000 feet at a slope of 50 feet horizontally for each foot vertically with an additional 40,000 feet at a slope of 40 feet horizontally for each foot vertically for all precision instrument runways.

3) The outer width of an approach surface to an end of a runway will be that width prescribed in this subsection for the most precise approach existing or planned for that runway end.

- f) Transitional Surface - These surfaces extend outward and upward at right (90°) angles to the runway centerline and the runway centerline extended at a slope of 7 feet horizontally for each foot vertically beginning at the sides of and at the same elevation of

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the primary surface and the approach surfaces extending to a height of 150 feet above the airport elevation which is 786 feet AMSL. Transitional surfaces for those portions of the precision approach surface which project through and beyond the limits of the conical surface extend a distance of 5,000 feet measured horizontally from the edge of the approach surface and at right (90°) angles to the runway centerline.

g) Circling Approach Surface - This is a surface 200 feet above ground level (AGL) or above the established airport elevation, whichever is greater, within three (3) nautical miles of the established reference point of Dixon Municipal Airport and this surface increases in height in the proportion of 100 feet for each additional nautical mile of distance from the airport reference point up to a maximum of 500 feet.

h) A height within a terminal obstacle clearance area, including an initial approach segment, a departure area, and a circling approach area, which would result in the vertical distance between any point on the object and an established minimum instrument flight altitude within that area or segment to be less than the required obstacle clearance.

i) Excepted Height Limitations - Nothing in this Part shall be construed as prohibiting the growth, construction or maintenance of any tree or structure to a height up to 50 feet above the ground.

Section 97.40 Use Restrictions

Notwithstanding any other provisions of this Part, no use may be made of land or water within any surface established by this Part as follows:

- a) Electrical or Electronic Interference
 - 1) In such a manner as to create electrical or electronic interference with navigational signals or radio or radar communication between the airport and aircraft.
 - 2) If a complaint of such interference is received by the Department, a Flight Safety Coordinator shall determine if a hazard exists by observing all relevant factors including the type of aircraft using the airport, the traffic patterns at the airport, the time of day and frequency of the interference.
- b) Flashing or Illuminated Structures
 - 1) The installation and use of flashing or illuminated advertising or business signs,

billboards, or any other type of illuminated structure which would be hazardous for pilots.

- 2) In determining whether such a hazard exists, a Flight Safety Coordinator shall consider factors which include, but are not limited to, assessing the difficulty pilots have in distinguishing between airport lights and others, or which result in glare in the eyes of pilots using the airport, thereby impairing visibility in the vicinity of the airport or endangering the landing, taking-off or maneuvering of aircraft, the proximity of the illuminated structure to the airport, and the traffic patterns at the airport.

c) Smoke

- 1) A use which would emit or discharge smoke that would interfere with the health and safety of pilots and the public in the use of the airport, or which would otherwise be detrimental or injurious to the health, safety and general welfare of the public in the use of the airport.

- 2) In determining if such an emission or discharge of smoke would interfere with the health and safety of pilots and the public, a Flight Safety Coordinator shall consider all relevant factors which include, but are not limited to, the density of the smoke, frequency of the emission or discharge, source of the smoke, general weather patterns in the vicinity, time of day, and volume and type of aircraft which use the airport.

Section 97.50 Non-Conforming Uses

- a) Regulations Not Retroactive - Those surface regulations prescribed by this Part shall not be construed to require the removal, lowering or other changes or alteration of any structure or tree not conforming to the regulations as of the effective date of this Part, or otherwise to interfere with the continuance of any non-conforming use. Nothing contained in this Part shall require any change in the construction, alteration, or intended use of any structure, the construction or alteration of which was begun prior to the effective date of this Part, and is diligently prosecuted.

b)

- 1) Notwithstanding the provisions of subsection (a) of this Section, the owner of any existing non-conforming structure is required to permit the

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2) installation, operation and maintenance of such markers and lights as shall be deemed necessary by the Department to indicate to operators of aircraft in the vicinity of the airport the presence of such airport hazards, all to be performed at the expense of the City of Dixon. In determining the necessity for such markers and lights, the Department shall consider all relevant conditions, including but not limited to, the traffic patterns, volume and type of aircraft at the airport, the general weather patterns in the vicinity, the topography of the airport and the surrounding area, and the height of the structure and its proximity to the approach and transition slopes of the existing runways.

Section 97.60 Permits

a) Future Uses - Except as specifically provided in subsections (a)(1), (2), and (3) of this Section, no material change shall be made in the use of land and no structure or tree shall be erected, altered, planted, or otherwise established in any surface created unless a permit shall have been applied for and granted by the Department. Each application for a permit shall indicate the purpose for which the permit is desired, with sufficient particularity to permit to be determined whether the resulting use, structure or tree would conform to the regulations prescribed in this Part. If such determination is in the affirmative, the permit shall be granted.

1) In the area lying within the limits of the horizontal surface and the conical surface, but which is not in violation of height restrictions of primary, transitional and approach surfaces as set forth in this Part, no permit shall be required for any tree or structure less than 75 feet of vertical height above the ground or in any approach and transitional surfaces beyond a horizontal distance of 4,200 feet from each end of the runway, except when, because of terrain, land contour or topographic features, such tree or structure would extend above the height limits prescribed for such surface.

2) In the areas lying within the limits of visual, precision instrument and non-precision instrument approach surfaces, no permit shall be required for any tree or structure less than 75 feet of

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vertical height above the ground, except when such tree or structure would extend above the height limit prescribed for such visual, precision instrument or non-precision instrument approach surfaces.

3) In the areas lying within the limits of the transitional surface beyond the perimeter of the horizontal surface, no permit shall be required for any tree or structure less than 75 feet of vertical height above the ground except when such tree or structure, because of terrain, land contour or topographic features, would extend above the height limit prescribed for such transitional surface.

b) Nothing contained in any of the foregoing exceptions shall be construed as permitting or intending to permit any construction, alteration or growth of any structure or tree in excess of any of the height limits prescribed by this Part.

Section 97.70 Non-Conforming Structures or Uses or Trees Abandoned or Destroyed

Whenever the Department, following a Flight Safety Coordinator's personal inspection, observation and estimation, DETERMINES THAT A NON-CONFORMING STRUCTURE or use OR TREE HAS BEEN ABANDONED OR MORE THAN 80 PER CENT demolished, DESTROYED, physically DETERIORATED, OR DECAYED:

a) NO PERMIT SHALL BE GRANTED by the Department THAT WOULD ALLOW SUCH STRUCTURE or use OR TREE TO EXCEED THE APPLICABLE HEIGHT LIMIT OR OTHERWISE DEVIATE FROM these ZONING REGULATIONS; AND

b) WHETHER APPLICATION IS MADE FOR A PERMIT, OR NOT, THE DEPARTMENT MAY issue an order pursuant to subsection (c) of this Section, in cases where the remaining structure or use OR TREE constitutes a violation of this Part, compelling THE OWNER OF THE NON - CONFORMING STRUCTURE or use OR TREE, AT HIS OWN EXPENSE, TO LOWER, REMOVE, RECONSTRUCT, OR EQUIP SUCH structure or use OR TREE AS MAY BE NECESSARY TO CONFORM TO these zoning REGULATIONS. IF THE OWNER OF THE NON-CONFORMING STRUCTURE or use OR TREE SHALL NEGLECT OR REFUSE TO COMPLY WITH SUCH ORDER within ten DAYS AFTER NOTICE THEREOF, THE DEPARTMENT MAY PROCEED TO HAVE such structure or use OR TREE SO LOWERED, REMOVED, RECONSTRUCTED OR EQUIPPED AND SHALL HAVE A LIEN, ON BEHALF OF THE STATE, UPON THE LAND WHEREON IT IS OR WAS LOCATED, IN THE AMOUNT OF THE COST AND EXPENSE

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- c) THEREOF. SUCH LIEN MAY BE ENFORCED BY THE DEPARTMENT ON BEHALF OF THE STATE BY SUIT IN EQUITY FOR THE ENFORCEMENT THEREOF AS IN THE CASE OF OTHER LIENS. (Section 23 of the Act)
- c) The Department shall issue an order if it is determined that the non-conforming structure or use or tree interferes with traffic patterns at the airport. In making such a determination the Department shall consider factors which include, but are not limited to, the type of aircraft using the airport, and whether or not the airport has precision instrument or instrument runways.

Section 97.80 Variances

- a) General - ANY PERSON wishing to erect or increase the height of ANY STRUCTURE, OR PERMIT ANY GROWTH, OR USE HIS PROPERTY not in accordance with these ZONING REGULATIONS, MAY APPLY TO THE DEPARTMENT FOR A VARIANCE FROM these ZONING REGULATIONS. SUCH VARIANCES SHALL BE ALLOWED WHERE it is found that A LITERAL APPLICATION OR ENFORCEMENT OF these ZONING REGULATIONS WOULD RESULT IN PRACTICAL DIFFICULTY OR UNNECESSARY HARDSHIP AND THE RELIEF GRANTED WOULD NOT BE CONTRARY TO THE PUBLIC INTEREST BUT WOULD DO SUBSTANTIAL JUSTICE AND BE IN ACCORDANCE WITH THE SPIRIT OF these ZONING REGULATIONS. (Section 24 of the Act)
- b) Marking and Lighting - Any Variance granted by the Department may be so conditioned as to require the owner of such structure or tree to permit, at the expense of the owner, the installation, operation and maintenance of such markers and lights as may be required to indicate to pilots the presence of such structure or tree.
- c) In making the determination to allow variances the Department will consider, but is not limited to considering, the proximity of the hazard to the normal flight path or traffic patterns at the airport, the proximity of other non-conforming uses, structures or trees which would impair the use of the airport, the height of the object, the volume of air traffic at the airport, the type of aircraft using the airport, the type of navigational aids used at the airport, the length and width of existing runways, and plans for future expansion of the airport.

Section 97.90 Notice of Construction or Alteration

DEPARTMENT OF TRANSPORTATION

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- a) Construction or Alteration Requiring Notice - The Department shall be notified by each person (sponsor) who proposes any of the following construction or alterations with respect to the surfaces and height limitations established by Section 97.30 with respect to Dixon Municipal Airport:
- 1) Any construction or alteration of more than 200 feet in height above the ground level at its site.
 - 2) Any construction or alteration of greater height than an imaginary surface extending outward and upward at one of the following slopes:
 - A) 100 to 1 for a horizontal distance of 20,000 feet from the nearest point of the nearest runway of the airport, with at least one runway more than 3200 feet in actual length.
 - B) 50 to 1 for a horizontal distance of 10,000 feet from the nearest point of the nearest runway of the airport, with the longest runway not more than 3200 feet in actual length.
 - 3) Any highway, railroad, or other traverse way for mobile objects, of a height which would exceed a standard of subsection (a)(1) or (a)(2) of this Section, if adjusted upward: 17 feet for an Interstate Highway that is part of the National System of Military and Interstate Highways where overcrossings are designed for a minimum of 17 feet vertical distance; 15 feet for any other public roadway; 10 feet or the height of the highest mobile object that would normally traverse the road, whichever is greater, for a private road; 23 feet for a railroad; and for a waterway or any other traverse way not previously mentioned, an amount equal to the highest mobile object that would normally traverse it.
 - 4) Any construction or alteration that would exceed a standard of the Act or this Part.
- b) Construction or Alteration Not Requiring Notice - No person is required to notify the Department for any of the following construction or alterations with respect to Dixon Municipal Airport:
- 1) Any antenna structure of 20 feet or less in height except one that would increase the height of another antenna structure.
 - 2) Any air navigation facility, airport visual approach or landing aid, aircraft arresting device, or meteorological device less than 50 feet in height.

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NOTICE OF ADOPTED RULE

- 3) Any object that would be shielded by permanent and substantial existing structures of equal or greater height or by natural terrain or topographic features of equal or greater height, and would be located in the congested area of a city, town, or settlement where it is evident beyond all reasonable doubt that the structure so shielded will not obstruct or interfere with aircraft using the airport, or cause any additional adverse effect on airport operations by considering the height and location of the existing uses and structures.

c) Form and Time of Notice

- 1) Each person who is required to notify the Department under subsection (a) of this Section shall forward one executed form set (in four copies) of the Department's Form No. DA-39 (for an example, see Exhibit A of this Part) to the Division of Aeronautics, One Langhorne Bond Drive/Capital Airport, Springfield, Illinois 62707-8415. Copies of this form may be obtained from the Department.

- 2) Such notice must be submitted at least 30 days before the date the proposed construction or alteration is to begin.

- 3) In the case of an emergency involving essential public services, public health, or public safety, that requires immediate construction or alteration, the 30-day requirement in subsection (c)(2) of this Section does not apply and the notice may be sent by telephone, telegraph, or other expeditious means, with an executed Department Form No. DA-39 submitted within five days. For example, an emergency could include breaks in sewer lines, gas mains or power lines.

d) Acknowledgment of Notice

- 1) The Department will acknowledge in writing the receipt of such notice submitted under subsection (a) of this Section within 30 days after receipt of such notice.

- 2) The acknowledgment will state that a study of the proposed construction or alteration has resulted in a determination that the construction or alteration:

- A) Would, under federal rules, require lighting or marking standards as prescribed in Advisory Circular, Department of Transportation, Federal Aviation Administration, (FAA), Subject: Obstruction,

DEPARTMENT OF TRANSPORTATION

NOTICE OF ADOPTED RULE

Marking and Lighting, AC No: 70/7460-1, as provided in 14 CFR 77.11 (b)(3), January 1, 1990, not including any later amendment or editions, and information on how the structure should be marked and lighted in accordance with such FAA standards; and/or

- B) Would not exceed any standard of the Act or this Part; or
- C) Would exceed a standard of the Act, Aviation Safety Rules (92 Ill. Adm. Code 14), or this Part; or
- D) Would require supplemental information from the sponsor in order for a determination to be made by the Department.

Section 97.100 Enforcement

It shall be the duty of the Department to administer and enforce this Part. Applications for permits or variances, required by this Part to be submitted to the Department, shall be on forms furnished by the Department and shall be promptly considered and granted or denied.

Section 97.110 Appeal and Judicial Review

- a) APPEAL - ANY PERSON AGGRIEVED BY ANY DECISION OF THE DEPARTMENT MADE IN ADMINISTRATION OF THIS PART MAY APPLY TO THE DEPARTMENT TO REVERSE, WHOLLY OR PARTIALLY, OR MODIFY, OR OTHERWISE CHANGE, ABROGATE OR RESCIND ANY SUCH DECISION. THE PROCEDURE PRESCRIBED BY THE ACT FOR PROCEEDINGS BEFORE BOARD OF APPEAL SHALL GOVERN SUCH APPLICATION TO THE DEPARTMENT. (Section 29 of the Act)
- b) Judicial Review - Any person aggrieved or any taxpayer affected by any decision of the Department may appeal to the Circuit Court of Lee County, Illinois, or Circuit Court of any county in which the airport hazard is wholly or partly located, in accordance with the provisions The Administrative Review Law (Ill. Rev. Stat. 1991, ch. 110, pars. 3-101 et seq.).

Section 97.120 Penalties

Each violation of this Part or of ANY REGULATIONS, ORDERS, OR RULINGS PROMULGATED hereunder shall constitute an airport hazard and a PETTY OFFENSE, and such hazard shall be removed by proper legal proceedings and EACH DAY A VIOLATION CONTINUES TO EXIST

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

Heading of Part: General Provisions

Code Citation: 80 Ill Adm Code 304

Section Numbers: 304.51

Date Originally Published in Illinois Register: 1/10/92
16 Ill. Reg. 334

At its meeting on June 16, 1992, the Committee recommended that the Department of Central Management Services delay adopting its rulemaking entitled "General Provisions" (80 Ill Adm Code 304) until after the legislative session to examine whether the General Assembly takes further action regarding PA 87-384. The Department should respond within 90 days after the receipt of this Statement of Recommendation.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

STATEMENT OF RECOMMENDATION

DEPARTMENT OF PUBLIC AID

Heading of Part: Reimbursement for Nursing Costs for Geriatric Facilities

Code Citation: 89 Ill Adm Code 147

Section Numbers: 147.25 147.50
147.75 147.Table D
147.Table E
147.Table G
147.Table L

Date Originally Published in Illinois Register: 3/20/92
16 Ill Reg 4218

At its meeting on June 16, 1992, the Committee recommended that DPA, in this rulemaking and any other related rulemaking, take no action that circumvents the intent of the Clinical Social Work and Social Work Practice Act when satisfying the federal requirement that nursing facilities must staff facilities of more than 120 beds with a qualified social worker.

That Act was created by the General Assembly to assure that persons who serve in the capacity of a social worker meet certain minimum standards specified by the State of Illinois. The Committee recommends that DPA require geriatric facility employees offering social work services be licensed social workers. The Department should respond within 90 days after the receipt of this Statement of Recommendation.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATION

DEPARTMENT OF PUBLIC HEALTH

Heading of Part:Intermediate Care for the Developmentally Disabled
Facilities CodeCode Citation:

77 Ill Adm Code 350

Section Numbers:

350.110 and Appendix A

Date Originally Published in Illinois Register:12/27/91
15 Ill. Reg. 18357

At its meeting on June 16, 1992, the Committee recommended that the Department of Public Health initiate a rulemaking in connection with Intermediate Care for the Developmentally Disabled Facilities Code (77 Ill Adm Code 350) to include its policy regarding licensure for more than one level of care in its rules entitled "General Requirements" and to repeal Section 350. Appendix A, "Classification of Distinct Part of a Facility for Different Levels of Service". The Department should respond within 90 days after the receipt of this Statement of Recommendation.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSTATEMENT OF RECOMMENDATION

DEPARTMENT OF PUBLIC HEALTH

Heading of Part:

Long-Term Care for Under Age 22 Facilities Code

Code Citation:

77 Ill Adm Code 390

Section Numbers:

390.110

Date Originally Published in Illinois Register:12/27/91
15 Ill. Reg. 18407

At its meeting on June 16, 1992, the Committee recommended that the Department of Public Health initiate a rulemaking in connection with Long-term Care for Under Age 22 Facilities Code (77 Ill Adm Code 390) to include its policy regarding licensure for more than one level of care in its rules entitled "General Requirements". The Department should respond within 90 days after the receipt of this Statement of Recommendation.

DEPARTMENT OF VETERANS' AFFAIRS

NOTICE OF EXPEDITED CORRECTION

1. Heading In Part: Persian Gulf Conflict Veterans Compensation

2. Code Citation: 95 Ill. Adm. Code 121.10(i)

3. Publication of Rulemaking Requiring Correction:

- a) First Notice
1. January 10, 1992
2. 16 Ill. Reg. 561
b) Adoption
1. May 15, 1992
2. 16 Ill. Reg. 7707

4. Agency Representative:

Vickey Campbell, Manager State Grants
833 S. Spring Street, Springfield, IL 62794-9432
(217) 782-3418

Any person who has questions or comments regarding the agency's Correction may contact the agency representative.

5. Reason Correction is Requested:

Omission and error that create unintentional discrepancies between adopted rule text and text previously published in the Illinois Register.

6. Effect on the Affected Public: None

7. Effective date of Correction Recommended by the Agency and Explanation for the Recommended Date:

May 1, 1992, Date rules were adopted by agency

8. The full text of the Section, indicating the requested correction, follows:

DEPARTMENT OF VETERANS' AFFAIRS

NOTICE OF EXPEDITED CORRECTION

- TITLE 95: VETERANS AND MILITARY AFFAIRS
CHAPTER I: DEPARTMENT OF VETERANS' AFFAIRS

PART 121

PERSIAN GULF CONFLICT VETERANS' COMPENSATION

Section	Definitions
121.10	General Purpose
121.20	Responsibilities
121.30	Eligibility
121.40	Application for Payment
121.50	Support of Application
121.60	Proof of Eligibility
121.70	Service in the Merchant Marine
121.80	Civilian Work
121.90	Service in the United States Public Health Service
121.100	Honorable Separation
121.110	Continuous Service
121.120	Beneficiary Payments
121.130	Proof of Death
121.140	Payment to Survivors
121.150	Death of Serviceperson While in Service
121.160	Death From Service-Connected Disability
121.170	Contributory Causes of Death
121.180	Evidence of Entitlement to Compensation
121.190	Assignment of Right to Compensation
121.200	Payment to an Eligible But Mentally Incompetent Person
121.210	Payment to Chief Officer of any Hospital or Institution
121.220	Disallowed Claims
121.230	

AUTHORITY: Implementing Section 2b of the Department of Veterans Affairs Act (Ill. Rev. Stat. 1991, ch. 126 1/2, par. 67b, as added by PA 87-119, effective August 12, 1991) and authorized by Section 2(9) of the Department of Veterans Affairs Act (Ill. Rev. Stat. 1991, ch. 126 1/2, par. 67).

SOURCE: Adopted at 16 Ill. Reg. 7707, effective May 1, 1992; expedited correction at 16 Ill. Reg. 10503, effective May 1, 1992.

Section 121.10 Definitions

- a) "Active Service" - Excludes time lost for Absent Without Leave or Absent on Leave
b) "Child or Children" - Includes all legitimate children and legally adopted children.
c) "Brothers and Sisters" - In addition to its ordinary meaning, includes brothers and sisters of the "whole" blood as well as the "half" blood, having a common parent with the deceased veteran.
d) "Conservator" - A protector, guardian or custodian.

DEPARTMENT OF VETERANS' AFFAIRS

NOTICE OF EXPEDITED CORRECTION

- e) "Guardian" - A person legally placed in charge of a minor or someone incapable of managing his own affairs.
- f) "Loco Parentis" - The term loco parentis shall be limited to a person who stood in the position of a parent and shall not be a corporation or a trust.
- g) "Mental Incompetent" - A person found to be incompetent by a court of competent jurisdiction of any state or the District of Columbia or by an adjudication officer of the United States Department of Veterans Affairs.
- h) "Service-Connected Death" - A death incurred in the line of duty as determined by the branch of service and recognized by the United States Department of Veterans Affairs (see Section 21(c) of the Act; Ill. Rev. Stat. 1991, ch. 126 1/2, par. 67b(c)).
- i) "Southwest Asia Service Medal" - The DD 214 or discharge will show under h) Mentally-Incompetent---A-person-found-to-be-incompetent-by-a-court-of-competent-jurisdiction-of-any-state-or-any-state-or-the-District-of-Columbia-or-by-an-adjudication-officer-of-the-United States-Department-of-Veterans-Affairs- item "Decoration, Medals, Etc." the award of the Southwest Asia Service Medal.
- j) "Southwest Asia Area" - Between August 2, 1990 and the date determined: the Persian Gulf, Red Sea, Gulf of Oman, Gulf of Aden, that portion of the Arabian, Oman, Bahrain, Qatar, and the United Arab Emirates, to include the airspace and territorial waters. Between January 17, 1991 and the date determined: Israel, Egypt, Turkey, Syria, and Jordan, to include air space and territorial waters.

(Source: Expedited correction at 16 Ill. Reg. 10503, effective May 1, 1992)

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF PUBLIC HEARING ON PROPOSED AMENDMENTS

- 1) Heading of the Part: Pharmacy Practice Act of 1987
- 2) Code Citation: 68 Ill. Adm. Code 1330
- 3) Register Citation to Notice of Proposed Amendments: 16 Ill. Reg. 5746; April 10, 1992
- 4) Date, Time and Location of Public Hearing:
Wednesday, July 22, 1992, 10 A.M.
Department of Professional Regulation
State of Illinois Center, 9th Floor, Room 03-1
100 West Randolph
Chicago, Illinois 62959
- 5) Other Pertinent Information:

Each person presenting oral testimony shall provide a written copy of such testimony at the time the oral testimony is presented.

Each person presenting oral testimony will be allowed (15) fifteen minutes for the presentation.

Those individuals who are unable to attend the public hearing but wish to comment on the Proposed Amendments should submit written comments by July 31, 1992, to:

Jean Courtney
Department of Professional Regulation
320 West Washington, Third Floor
Springfield, Illinois 62786

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of June 17, 1992 through June 23, 1992, and have been scheduled for review by the Committee at its July 21, 1992 meeting at 10:00 a.m. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Suite 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
7/31/92	Pollution Control Board, Toxic Air Contaminants (35 Ill Adm Code 232)	10/18/91 15 Ill Reg 14969	7/21/92
8/3/92	Department of Revenue, Charitable Games Act (86 Ill Adm Code 435)	4/24/92 16 Ill Reg 6777	7/21/92
8/3/92	Department of Revenue, Bingo License and Tax Act (86 Ill Adm Code 430)	4/24/92 16 Ill Reg 6762	7/21/92
8/3/92	Department of Public Aid, Hospital Services (89 Ill Adm Code 148)	1/31/92 16 Ill Reg 1786	7/21/92
8/3/92	Department of Public Aid, Food Stamps (89 Ill Adm Code 121)	4/24/92 16 Ill Reg 6708	7/21/92
8/3/92	Secretary of State, Sale of Information (92 Ill Adm Code 1002)	4/24/92 16 Ill Reg 6790	7/21/92
8/6/92	Department of Financial Institutions, Financial Institutions Code (38 Ill Adm Code 200)	5/8/92 16 Ill Reg 7250	7/21/92

ILLINOIS REGISTER

PROCLAMATION

92-303

PEACE AND DIGNITY JOURNEYS 1992

Whereas, running is considered a vital part of traditional ceremonial life of indigenous people; and

Whereas, our ancestors and elders initiated the premise that spiritual running reinforces the unity among people, nature, and the universe; and

Whereas, drawing from the cultural wisdom of elders and medicine people, a group of indigenous people have met and founded the nonprofit organization "Peace and Dignity Journeys 1992"; and

Whereas, the organization is initiating a spiritual run as a prayer to heal our nations, reinforcing unity among all indigenous nations from North, Central, and South America; making people aware of the sacredness and delicate balance of nature and the environment; and promoting a cultural exchange between indigenous nations, where art, dance, music, and ceremonies can be shared and respected;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim May 2-October 12, 1992, as PEACE AND DIGNITY JOURNEYS 1992, a cross-continental relay run in the sacred tradition of native Americans that will begin simultaneously from Alaska and Argentina. I pledge my support for the success of the run.

Issued by the Governor June 8, 1992.
Filed with the Secretary of State June 19, 1992.

92-304

GERALD S. AND JOSEPH J. GIDWITZ DAY

Whereas, Gerald S. and Joseph J. Gidwitz, chairman and vice chairman respectively of Helene Curtis Industries, Inc. exemplify the qualities of dedication and commitment that have marked their lives of service and distinction; and

Whereas, both Gerald and Joseph are highly respected businessmen who have built and expanded several successful companies; however, their integrity and acumen extend well beyond the board room; and

Whereas, Gerald and Joseph have devoted innumerable hours to civic, charitable, and religious organizations. Gerald's philanthropic activities include serving as trustee of the Auditorium Theatre Council; trustees and executive committee member of Roosevelt University; and director of the Chicago Crime Commission. He has also been instrumental in the development of pilot programs to teach welfare recipients the basics of reading, writing, and arithmetic as a first step in making a place for themselves in society; and

Whereas, Joseph's civic and philanthropic activities date back to 1933 when he was appointed to the board of directors of

the Community Council of the Jewish Charities of Chicago. Since then, he has served on numerous boards and committees including the Jewish Children's Bureau; the Jewish Federation of Metropolitan Chicago; Citizen's Board of the University of Chicago, and the Governing Board of the Chicago Symphony Orchestra. In addition, he served as chairman of the Gerontological Council of the Jewish Federation, which studied services offered to the elderly by Federation affiliates and resulted in the founding of the Council for Jewish Elderly; and Whereas, on June 18, Gerald S. and Joseph J. Gidwitz will receive the Anti-Defamation League's American Heritage Award in recognition of their outstanding accomplishments and service to their fellowman;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim June 18, 1992, as GERALD S. AND JOSEPH J. GIDWITZ DAY in Illinois.

Issued by the Governor June 12, 1992.

Filed with the Secretary of State June 19, 1992.

92-305

BISHOP CLINTON R. AND ETHEL GILLIS COLEMAN DAY

Whereas, the Rt. Rev. Clinton R. Coleman is presiding prelate and bishop of the Fourth Episcopal District of the African Methodist Episcopal Zion Church; and

Whereas, under Bishop Coleman's capable leadership, local churches have experienced significant growth. He has been instrumental in advancing young men and women in the church, securing funding, advocating church extension, reconciling dissenting forces, and effecting needed reforms; and

Whereas, Bishop Coleman's service to the denomination has included arduous work as chairman of the budget board, where his creative skills helped to rescue the denomination's flagship institution, Livingstone College in Salisbury, North Carolina; and

Whereas, Bishop Coleman has been joined in his efforts by his companion and helpmeet, Ethel Gillis Coleman, who serves as missionary supervisor. Her leadership of the Women's Home and Overseas Missionary Society has resulted in many notable achievements; and

Whereas, Bishop and Mrs. Coleman are the parents of four successful children. This "team" embodies all that is best in our church and community; and

Whereas, in July, Rev. and Mrs. Coleman will formally retire as bishop and missionary supervisor respectively;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim June 20, 1992, as BISHOP CLINTON R. AND ETHEL GILLIS COLEMAN DAY in Illinois.

Issued by the Governor June 15, 1992.

Filed with the Secretary of State June 19, 1992.

92-306

"REAL MEN COOK FOR CHICAGO CHARITIES DAY"

Whereas, this is the third annual "REAL MEN COOK" FOR CHICAGO CHARITIES on Father's Day produced by Resource Associates International Ltd; and

Whereas, "REAL MEN COOK" is not a profit-making venture; rather, it is an effort to establish a Father's Day tradition which heralds the male role models in our communities; and

Whereas, "REAL MEN COOK" is a celebration of men and a reflection of the culinary traditions handed down from generation to generation in many families; and

Whereas, "REAL MEN COOK" makes a monetary contribution to those organizations whose mission is to make our communities better places in which to live; and

Whereas, 200 business and professional men have prepared special dishes specifically for this event; and

Whereas, the corporate community including many national brands are participating as major sponsors of the event; and

Whereas, real men cook, real men live, real men care, and real men become the fathers of real men;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim Fathers Day, Sunday, June 21, 1992, as "REAL MEN COOK FOR CHICAGO CHARITIES DAY" in Illinois and all citizens to take cognizance of the events planned for this day.

Issued by the Governor June 15, 1992.

Filed with the Secretary of State June 19, 1992.

92-307

WORLD CHAMPION CHICAGO BULLS DAY

Whereas, the Chicago Bulls once again have proved their athletic domination of the basketball court by winning the 1992 National Basketball Association Championship; and

Whereas, the Chicago Bulls this season garnered a team record of sixty-seven wins; and

Whereas, the Chicago Bulls became the first professional franchise in Chicago to win a world's championship in front of their home fans since the 1963 Bears; and

Whereas, Michael Jordan earned his second straight Most Valuable Player award for the playoffs, an unprecedented accomplishment; and

Whereas, their determination gave the City of Chicago and the State of Illinois great spirit and pride as the Bulls brought home a second consecutive championship trophy; and

Whereas, the Chicago Bulls demonstrate that hard work and determination are essential in achieving life's goals;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim June 16, 1992, as WORLD CHAMPION CHICAGO BULLS DAY in Illinois.

Issued by the Governor June 15, 1992.

Filed with the Secretary of State June 19, 1992.

92-308
SAM CASCIO DAY

Whereas, in 1927, Sam Cascio took a job as a bellman with the Stevens Hotel, which later became the Chicago Hilton and Towers. Today, 65 years later, he still proudly serves guests there; and Whereas, Sam is the oldest working member of the Hotel Employee Restaurant Employee International Union and because of his talent and longevity, has been designated "Celebrity Bellman"; and

Whereas, Sam's generosity, warmth, and energetic approach to his work and life have earned him the respect and admiration of his coworkers and the thousands of guests he has served over the years; and

Whereas, June 24th, 1992, is Sam Cascio's 95th birthday; Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim June 24, 1992, as SAM CASCIO DAY in Illinois in recognition of his 95th birthday and his 65 years of service for the Chicago Hilton and Towers.

Issued by the Governor June 16, 1992.

Filed with the Secretary of State June 19, 1992.

92-309
UIBAA DAY

Whereas, for 12 years, the University of Illinois at Urbana-Champaign Black Alumni Association (UIBAA) has consistently served the needs of minority students; and

Whereas, the UIBAA has provided annual grants of the Earl B. Dickerson Achievement Awards, supplied mentorship, sponsored Student Concerns Workshops, supported the Principal's Scholarship program, and cosponsored the annual President's Award Program breakfast; and

Whereas, the UIBAA also serves the needs of minority alumni by sponsoring professional development workshops, providing networking opportunities, and maintaining alumni communications through a newsletter; and

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim June 20, 1992, as UIBAA DAY in Illinois and urge all citizens to help serve the needs of minority students.

Issued by the Governor June 16, 1992.

Filed with the Secretary of State June 19, 1992.

92-310
YEAR OF CLEAN WATER

Whereas, Illinois is rich in surface water resources, with

approximately 900 streams and more than 85,000 lakes and ponds which provide recreation, fish habitats, and drinking water for Illinoisans; and

Whereas, Illinois is bordered by three major rivers--the Mississippi, Ohio, and Wabash, with the Rock, Fox, Des Plaines, Kankakee, Illinois, Sangamon, Kaskaskia, and Big Muddy rivers flowing through its cities and farmlands; and

Whereas, the streams in Illinois range from high gradient brooks to cypress-lined lowland backwaters, with the Mississippi, Illinois, Ohio, and Kaskaskia rivers equipped with locks, dams, and maintained channels to serve important transportation routes; and

Whereas, with the passage of the Illinois Environmental Protection Act in 1970 and the Clean Water Act in 1972, the Illinois Environmental Protection Agency has aggressively worked to implement programs to protect the state's surface waters; and Whereas, the quality of Illinois rivers and streams have improved greatly since the creation of the Illinois Environmental Protection Agency in 1970;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim 1992 as THE YEAR OF CLEAN WATER in Illinois, to commemorate the 20th anniversary of the passage of the Clean Water Act and to confirm the state's commitment to protect our precious surface water resources.

Issued by the Governor June 16, 1992.

Filed with the Secretary of State June 19, 1992.

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 77 Ill. Adm. Code 2030 Award & Monitoring of Funds (P-9083/91; A-2457)
 77 Ill. Adm. Code 2056 Driving Under the Influence Programs (P-4567)
 77 Ill. Adm. Code 2030 Fiscal & Programmatic Requirements (P-9153/91; AR-2530)
 77 Ill. Adm. Code 2090 Subacute Alcoholism & Substance Abuse Treatment Services (P-5104)
 77 Ill. Adm. Code 2032 Suspension & Termination of Financial Assistance (P-9218; AR-2533)

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 38 Ill. Adm. Code 354 Administration of Assets Obtained in Collection of a Debt (P-5395)
 4 Ill. Adm. Code 375 Americans With Disabilities Act Grievance Procedure (P-4125)
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 80 Ill. Adm. Code 2650 Solicitation for Charitable Payroll Deductions (P-3235)
 80 Ill. Adm. Code 2800 Travel (P-15199/91; A-4831) (P-7079)

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 89 Ill. Adm. Code 336 Appeal of Child Abuse & Neglect Investigation Findings (P-7963)
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 89 Ill. Adm. Code 352 Financial Responsibility of Parents or Guardians of the Estates of Children (P-13229/91; A-3924)
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 AR - Adopted Repealer
 C - Notice of Corrections
 CC - Codification Changes
 E - Emergency Rule
 ER - Emergency Repealer
 M - Modification to meet JCAR objections
 O - JCAR Statement of Objections
 RQ - Request for Correction
 EC - Expedited Corrections

P - Proposed Rule
 PF - Prohibited Filing Order by JCAR
 PP - Peremptory or Court Ordered Rules
 PR - Proposed Repealer
 R - Refusal to meet JCAR Objection
 RC - Statement of Recommendation
 S - Suspension ordered by JCAR
 W - Withdrawal to meet JCAR Objections

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

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 2 Ill. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-3893)
 8 Ill. Adm. Code 235 Seed Arbitration (P-2969; A-8361)
 8 Ill. Adm. Code 211 Soil Amendments (P-7955)
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 8 Ill. Adm. Code 5 Standardization of Agriculture Products (P-3231; A-8364)
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cc = codification changes		C = Correction
n = new Section		CC = Codification Changes
r = repeal of existing Section		E = Emergency rule
re = reclassified		F = Failure to Remedy or Withdraw
# = renumbered		M = Modification
		O = JCAR Objection
		P = Proposed Rule
		RC = Statement of Recommendation
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700.60	am	(A-3893)	n	125.100	n	375.80	n
700.70	am	(A-3893)	n	125.110	n	375.90	n
700.80	am	(A-3893)	n	125.120	n	375.100	n
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701.50	am	(A-3893)	n	125.190	n	375.170	n
701.60	am	(A-3893)	n	125.200	n	375.180	n
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702.30	am	(A-3893)	n	125.270	n	375.250	n
702.40	am	(A-3893)	n	125.280	n	375.260	n
702.50	am	(A-3893)	n	125.290	n	375.270	n
702.60	am	(A-3893)	n	125.300	n	375.280	n
702.70	am	(A-3893)	n	125.310	n	375.290	n
702.80	am	(A-3893)	n	125.320	n	375.300	n
702.90	am	(A-3893)	n	125.330	n	375.310	n
703.00	am	(A-3893)	n	125.340	n	375.320	n
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703.30	am	(A-3893)	n	125.370	n	375.350	n
703.40	am	(A-3893)	n	125.380	n	375.360	n
703.50	am	(A-3893)	n	125.390	n	375.370	n
703.60	am	(A-3893)	n	125.400	n	375.380	n
703.70	am	(A-3893)	n	125.410	n	375.390	n
703.80	am	(A-3893)	n	125.420	n	375.400	n
703.90	am	(A-3893)	n	125.430	n	375.410	n
704.00	am	(A-3893)	n	125.440	n	375.420	n
704.10	am	(A-3893)	n	125.450	n	375.430	n
704.20	am	(A-3893)	n	125.460	n	375.440	n
704.30	am	(A-3893)	n	125.470	n	375.450	n
704.40	am	(A-3893)	n	125.480	n	375.460	n
704.50	am	(A-3893)	n	125.490	n	375.470	n
704.60	am	(A-3893)	n	125.500	n	375.480	n
704.70	am	(A-3893)	n	125.510	n	375.490	n
704.80	am	(A-3893)	n	125.520	n	375.500	n
704.90	am	(A-3893)	n	125.530	n	375.510	n
705.00	am	(A-3893)	n	125.540	n	375.520	n
705.10	am	(A-3893)	n	125.550	n	375.530	n
705.20	am	(A-3893)	n	125.560	n	375.540	n
705.30	am	(A-3893)	n	125.570	n	375.550	n
705.40	am	(A-3893)	n	125.580	n	375.560	n
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706.10	am	(A-3893)	n	125.650	n	375.630	n
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706.30	am	(A-3893)	n	125.670	n	375.650	n
706.40	am	(A-3893)	n	125.680	n	375.660	n
706.50	am	(A-3893)	n	125.690	n	375.670	n
706.60	am	(A-3893)	n	125.700	n	375.680	n
706.70	am	(A-3893)	n	125.710	n	375.690	n
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706.90	am	(A-3893)	n	125.730	n	375.710	n
707.00	am	(A-3893)	n	125.740	n	375.720	n
707.10	am	(A-3893)	n	125.750	n	375.730	n
707.20	am	(A-3893)	n	125.760	n	375.740	n
707.30	am	(A-3893)	n	125.770	n	375.750	n
707.40	am	(A-3893)	n	125.780	n	375.760	n
707.50	am	(A-3893)	n	125.790	n	375.770	n
707.60	am	(A-3893)	n	125.800	n	375.780	n
707.70	am	(A-3893)	n	125.810	n	375.790	n
707.80	am	(A-3893)	n	125.820	n	375.800	n
707.90	am	(A-3893)	n	125.830	n	375.810	n
708.00	am	(A-3893)	n	125.840	n	375.820	n
708.10	am	(A-3893)	n	125.850	n	375.830	n
708.20	am	(A-3893)	n	125.860	n	375.840	n
708.30	am	(A-3893)	n	125.870	n	375.850	n
708.40	am	(A-3893)	n	125.880	n	375.860	n
708.50	am	(A-3893)	n	125.890	n	375.870	n
708.60	am	(A-3893)	n	125.900	n	375.880	n
708.70	am	(A-3893)	n	125.910	n	375.890	n
708.80	am	(A-3893)	n	125.920	n	375.900	n
708.90	am	(A-3893)	n	125.930	n	375.910	n
709.00	am	(A-3893)	n	125.940	n	375.920	n
709.10	am	(A-3893)	n	125.950	n	375.930	n
709.20	am	(A-3893)	n	125.960	n	375.940	n
709.30	am	(A-3893)	n	125.970	n	375.950	n
709.40	am	(A-3893)	n	125.980	n	375.960	n
709.50	am	(A-3893)	n	125.990	n	375.970	n
709.60	am	(A-3893)	n	126.000	n	375.980	n
709.70	am	(A-3893)	n	126.010	n	375.990	n
709.80	am	(A-3893)	n	126.020	n	376.000	n
709.90	am	(A-3893)	n	126.030	n	376.010	n
710.00	am	(A-3893)	n	126.040	n	376.020	n
710.10	am	(A-3893)	n	126.050	n	376.030	n
710.20	am	(A-3893)	n	126.060	n	376.040	n
710.30	am	(A-3893)	n	126.070	n	376.050	n
710.40	am	(A-3893)	n	126.080	n	376.060	n
710.50	am	(A-3893)	n	126.090	n	376.070	n
710.60	am	(A-3893)	n	126.100	n	376.080	n
710.70	am	(A-3893)	n	126.110	n	376.090	n
710.80	am	(A-3893)	n	126.120	n	376.100	n
710.90	am	(A-3893)	n	126.130	n	376.110	n
711.00	am	(A-3893)	n	126.140	n	376.120	n
711.10	am	(A-3893)	n	126.150	n	376.130	n
711.20	am	(A-3893)	n	126.160	n	376.140	n
711.30	am	(A-3893)	n	126.170	n	376.150	n
711.40	am	(A-3893)	n	126.180	n	376.160	n
711.50	am	(A-3893)	n	126.190	n	376.170	n
711.60	am	(A-3893)	n	126.200	n	376.180	n
711.70	am	(A-3893)	n	126.210	n	376.190	n
711.80	am	(A-3893)	n	126.220	n	376.200	n
711.90	am	(A-3893)	n	126.230	n	376.210	n
712.00	am	(A-3893)	n	126.240	n	376.220	n
712.10	am	(A-3893)	n	126.250	n	376.230	n
712.20	am	(A-3893)	n	126.260	n	376.240	n
712.30	am	(A-3893)	n	126.270	n	376.250	n
712.40	am	(A-3893)	n	126.280	n	376.260	n
712.50	am	(A-3893)	n	126.290	n	376.270	n
712.60	am	(A-3893)	n	126.300	n	376.280	n
712.70	am	(A-3893)	n	126.310	n	376.290	n
712.80	am	(A-3893)	n	126.320	n	376.300	n
712.90	am	(A-3893)	n	126.330	n	376.310	n
713.00	am	(A-3893)	n	126.340	n	376.320	n
713.10	am	(A-3893)	n	126.350	n	376.330	n
713.20	am	(A-3893)	n	126.360	n	376.340	n
713.30	am	(A-3893)	n	126.370	n	376.350	n
713.40	am	(A-3893)	n	126.380	n	376.360	n
713.50	am	(A-3893)	n	126.390	n	376.370	n
713.60	am	(A-3893)	n	126.400	n	376.380	n
713.70	am	(A-3893)	n	126.410	n	376.390	n
713.80	am	(A-3893)	n	126.420	n	376.400	n
713.90	am	(A-3893)	n	126.430	n	376.410	n
714.00	am	(A-3893)	n	126.440	n	376.420	n
714.10	am	(A-3893)	n	126.450	n	376.430	n
714.20	am	(A-3893)	n	126.460	n	376.440	n
714.30	am	(A-3893)	n	126.470	n	376.450	n
714.40	am	(A-3893)	n	126.480	n	376.460	n
714.50	am	(A-3893)	n	126.490	n	376.470	n
714.60	am	(A-3893)	n	126.500	n	376.480	n
714.70	am	(A-3893)	n	126.510	n	376.490	n
714.80	am	(A-3893)	n	126.520	n	376.500	n
714.90	am	(A-3893)	n	126.530	n	376.510	n
715.00	am	(A-3893)	n	126.540	n	376.520	n
715.10	am	(A-3893)	n	126.550	n	376.530	n
715.20	am	(A-3893)	n	126.560	n	376.540	n
715.30	am	(A-3893)	n	126.570	n	376.550	n
715.40	am	(A-3893)	n	126.580	n	376.560	n
715.50	am						

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850.70	n	90.5	n
875.10	n	90.110	am
875.20	n	105.5	am
875.30	n	105.10	am
875.40	n	105.30	am
875.50	n	105.90	n
875.60	n	110.50	am
875.70	n	110.80	am
875.80	n	110.90	am
900.10	n	110.110	am
900.20	n	110.120	am
900.30	n	115.10	am
900.40	n	115.20	am
900.50	n	115.30	am
900.60	n	115.50	am
900.70	n	115.70	am
950.10	n	115.80	am
950.20	n	115.100	am
950.30	n	125.10	am
950.40	n	125.190	am
950.50	n	125.260	am
950.60	n		
950.70	n		
TITLE 8		TITLE 11	
1.10	am	405.90	am
1.15	am	415.60	n
1.20	am	422.10	am
1.22	n	422.70	am
1.25	am	422.90	am
1.40	am	422.100	am
1.42	n	422.110	am
1.44	n	435.20	am
1.45	am	436.05	am
1.50	am	436.10	r
1.55	am	436.20	am
1.60	am	436.30	r
1.65	am	436.40	r
1.75	am	436.50	r
1.77	n	436.60	am
1.80	am	436.70	am
1.85	am	436.80	r
1.95	am	436.90	r
1.112	n	436.100	am
1.114	n	436.110	am
1.116	n	436.120	r
1.118	n	436.130	am
1.120	n	436.140	r
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90.5	n	415.60	n
90.110	am	422.10	am
105.5	am	422.70	am
105.10	am	422.90	am
105.30	am	422.100	am
105.90	n	422.110	am
110.50	am	435.20	am
110.80	am	436.05	am
110.90	am	436.10	r
110.110	am	436.20	am
110.120	am	436.30	r
115.10	am	436.40	r
115.20	am	436.50	r
115.30	am	436.60	am
115.50	am	436.70	am
115.70	am	436.80	r
115.80	am	436.90	r
115.100	am	436.100	am
125.10	am	436.110	am
125.190	am	436.120	r
125.260	am	436.130	am
		436.140	r
		440.40	am
TITLE 11		TITLE 11	
405.90	am	405.90	am
415.60	n	415.60	n
422.10	am	422.10	am
422.70	am	422.70	am
422.90	am	422.90	am
422.100	am	422.100	am
422.110	am	422.110	am
435.20	am	435.20	am
436.05	am	436.05	am
436.10	r	436.10	r
436.20	am	436.20	am
436.30	r	436.30	r
436.40	r	436.40	r
436.50	r	436.50	r
436.60	am	436.60	am
436.70	am	436.70	am
436.80	r	436.80	r
436.90	r	436.90	r
436.100	am	436.100	am
436.110	am	436.110	am
436.120	r	436.120	r
436.130	am	436.130	am
436.140	r	436.140	r
440.40	am	440.40	am

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440.120	am	(P-6755)	1705.70	n	(P-1779)
440.160	n	(P-6755)			
450.10	n	(P-2292)			
502.30	am	(P-6751)	130.110	am	(P-14209/91; A-6000)
509.10	am	(P-6955)	170.10	am	(P-5247)
509.20	am	(P-6955)	170.11	am	(P-5247)
509.30	am	(P-6955)	170.12	am	(P-5247)
509.40	am	(P-6955)	170.13	am	(P-5247)
509.50	am	(P-6955)	170.14	am	(P-5247)
509.60	am	(P-6955)	170.17	am	(P-5247)
509.70	am	(P-6955)	170.20	am	(P-5247)
509.75	am	(P-6955)	170.30	n	(P-5247)
509.80	am	(P-6955)	175.10	am	(P-7518/91; A-4058)
509.90	am	(P-6955)	520.900	am	(P-89)
509.95	n	(P-6955)	520.930	am	(P-89)
509.100	am	(P-6955)	520.1100	n	(P-89)
509.110	am	(P-6955)	520.1110	n	(P-89)
509.130	r	(P-6955)	520.1120	n	(P-89)
509.140	am	(P-6955)	520.1130	n	(P-89)
509.150	am	(P-6955)	520.1140	n	(P-89)
509.160	am	(P-6955)	526.10	n	(P-6524)
509.170	am	(P-6955)	526.20	n	(P-6524)
509.175	r	(P-6955)	526.30	n	(P-6524)
509.190	am	(P-6955)	526.40	n	(P-6524)
509.195	r	(P-6955)	526.50	n	(P-6524)
509.200	am	(P-6955)	526.60	n	(P-6524)
509.210	am	(P-6955)	526.70	n	(P-6524)
509.220	am	(P-6955)	526.80	n	(P-6524)
509.230	am	(P-6955)	526.90	n	(P-6524)
509.240	r	(P-6955)	550.20	am	(P-7090)
509.250	r	(P-6955)	550.30	am	(P-7090)
509.260	r	(P-6955)	550.35	am	(P-10249/91; A-3464)
509.265	r	(P-6955)	550.40	am	(P-7090)
509.270	am	(P-6955)	550.50	am	(P-7090)
1305.120	r	(P-2439)	550.60	am	(P-7090)
1305.130	r	(P-2439)	1220.100	n	(P-8747/91; A-10163)
1305.140	am	(P-2439)	1220.110	n	(P-8747/91; A-10163)
1314.10	r	(P-2433; A-8229)	1220.120	n	(P-8747/91; A-10163)
1318.180	n	(P-15388/91; A-7489)	1220.130	n	(P-8747/91; A-10163)
1318.190	n	(P-15388/91; A-7489)	1220.140	n	(P-8747/91; A-10163)
1424.100	r	(P-2444)	1220.150	n	(P-8747/91; A-10163)
1424.105	r	(P-2444)	1220.160	n	(P-8747/91; A-10163)
1424.170	am	(P-2444)	1220.200	n	(P-8747/91; A-10163)
1424.250	am	(P-1266; A-7493)	1220.210	n	(P-8747/91; A-10163)
1705.10	n	(P-1779)	1220.220	n	(P-8747/91; A-10163)
1705.20	n	(P-1779)	1220.230	n	(P-8747/91; A-10163)
1705.30	n	(P-1779)	1220.240	n	(P-8747/91; A-10163)
1705.40	n	(P-1779)	1220.250	n	(P-8747/91; A-10163)
	n	(P-1779)	1220.300	n	(P-8747/91; A-10163)

220.60	am	(P-18050/91; A-7335)
510.10	am	(P-5436)
525.30	am	(P-15647/91; A-1826)
530.10	am	(P-7161)
530.20	am	(P-7161)
530.70	am	(P-7161)
530.80	am	(P-7161)
530.90	am	(P-7161)
530.100	am	(P-7161)
530.115	n	(P-7161)
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550.30	am	(P-5454)
570.20	am	(P-5443)
570.30	am	(P-5443)
570.40	am	(P-5443)
590.10	am	(P-14157/91; A-570)
590.20	am	(P-14157/91; A-570)
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650.20	am	(P-5501)
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650.40	am	(P-5501)
650.50	am	(P-5501)
650.60	am	(P-5501)
660.10	am	(P-5525)
660.20	am	(P-5525)
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660.60	am	(P-5525)
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680.60	am	(P-10138)	970.40	r	(P-2727; R-8497)
680.70	am	(P-10138)	970.60	r	(P-2727; R-8497)
680.80	am	(P-10138)	1110.30	am	(P-13594/91; A-103)
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690.30	am	(P-5157)	1530.50	am	(P-2972; A-8489)
710.10	am	(P-14833/91; A-1843)	1530.60	am	(P-2972; A-8489)
710.20	am	(P-14833/91; A-1843)	1530 Ex.A	n	(P-2972; A-8489)
710.21	n	(P-14833/91; A-1843)	1530 Ex.B	n	(P-2972; A-8489)
710.30	am	(P-14833/91; A-1843)	1535.1	n	(P-2979; A-8499)
710.50	am	(P-14833/91; A-1843)	1535.5	am	(P-2979; A-8499)
715.10	am	(P-5475)	1535.50	am	(P-2979; A-8499)
715.20	am	(P-5475)	1538.5	n	(P-755; W-4555) (P-4148)
715.40	am	(P-5475)	1538.10	n	(P-755; W-4555) (P-4148)
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720.20	am	(P-5466)	1538.30	n	(P-755; W-4555) (P-4148)
720.30	am	(P-5466) (P-8681)	1538.40	n	(P-755; W-4555) (P-4148)
720.40	am	(P-5466)	1538.50	n	(P-755; W-4555) (P-4148)
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730.30	am	(P-5143)	1538.70	n	(P-755; W-4555) (P-4148)
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810.37	am	(P-17817/91; A-5267)	1590.70	am	(P-4132)
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830.70	am	(P-18327/91; A-5257)	2030.20	am	(P-2302; A-8483)
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850.20	am	(P-4616)	3010.50	am	(P-14794/91; A-1806)
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880.30	n	(P-13603/91; A-109)	3020.40	am	(P-14820/91; A-1833)
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880.50	n	(P-13603/91; A-109)	3020.70	am	(P-14820/91; A-1833)
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890.30	n	(P-17811/91; A-5262)	3030.50	am	(P-14807/91; A-1816)
890.40	n	(P-17811/91; A-5262)	3030.60	am	(P-14807/91; A-1816)
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950.40	am	(P-5429)	3035.80	am	(P-14783/91; A-1797)
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435.15	am	(P-1941; A-8166)
435.20	am	(P-1941; A-8166)
435.30	am	(P-1941; A-8166)
435.40	am	(P-1941; A-8166)
435.50	am	(P-1941; A-8166)
435.60	am	(P-1941; A-8166)
435.70	n	(P-1941; A-8166)
504.802	am	(P-3715; A-10430)
504.810	am	(P-3715; A-10430)
504.830	am	(P-3715; A-10430)
504.905	am	(P-3715; A-10430)
504.910	am	(P-3715; A-10430)
504.920	am	(P-3715; A-10430)
504.930	am	(P-3715; A-10430)
525.110	am	(E-3583)
525.130	am	(P-5166; A-10439)
525.140	am	(P-5166; A-10439)
525.150	am	(E-3583)
1205.10	n	(P-5166; A-10439)
1205.20	n	(P-4803)
1205.30	n	(P-4803)
1205.40	n	(P-4803)
1205.50	n	(P-4803)
1235.10	n	(E-17785/91; O-1746)
1235.20	n	(P-17566/91; A-7041)
1235.30	n	(E-17785/91; O-1746)
1235.40	n	(P-17566/91; A-7041)
1235.50	n	(E-17785/91; O-1746)
1235.60	n	(P-17566/91; A-7041)
1235.70	n	(E-17785/91; O-1746)
1235.80	n	(P-17566/91; A-7041)
1235.90	n	(E-17785/91; O-1746)
1235.100	n	(P-17566/91; A-7041)
1235.110	n	(E-17785/91; O-1746)
1235.120	n	(P-17566/91; A-7041)
1235.130	n	(E-17785/91; O-1746)
1285.10	n	(P-3840)
1285.20	n	(P-3840)
1285.30	n	(P-3840)
1285.40	n	(P-3840)
1285.50	n	(P-3840)
1285.60	n	(P-3840)
1285.70	n	(P-3840)
1570.10	n	(P-2732)
1570.20	n	(P-2732)
1570.30	n	(P-2732)
1570.40	n	(P-2732)
1570.50	n	(P-2732)
1570.60	n	(P-2732)
1580.10	n	(P-1948)
1580.20	n	(P-1948)
1580.30	n	(P-1948)
1580.40	n	(P-1948)
1580.50	n	(P-1948)
1720.15	am	(P-15251/91; A-4002)
1720.35	n	(E-727) (P-7756)
1800.10	n	(P-10)
1800.20	n	(P-10)
1800.30	n	(P-10)
1800.40	n	(P-10)
1810.100	n	(P-469) (E-732)
1810.110	n	(P-469) (E-732)
1810.200	n	(P-469) (E-732)

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2700.75	am	(P-4386)	2763.10	n	(P-18129/91; A-7048)
2720.5	am	(P-4386)	2763.20	n	(P-18129/91; A-7048)
2720.6	am	(P-4386)	2763.30	n	(P-18129/91; A-7048)
2720.10	am	(P-15026/91; A-4060)	2763.40	n	(P-18129/91; A-7048)
		(P-4386)	2763.50	n	(P-18129/91; A-7048)
2720.20	am	(P-4386)	2770.10	#	(P-4491)
2720.25	n	(P-4386)	2770.10	n	(P-4491)
2720.30	am	(P-4386)	2770.20	n	(P-4491)
2720.40	am	(P-15026/91; A-4060)	2770.30	#	(P-4491)
		(P-4386)	2770.30	am	(P-4491)
2720.50	am	(P-4386)	2771.10	n	(P-18114/91; A-6873)
2720.55	am	(P-4386)	2771.20	n	(P-18114/91; A-6873)
2720.60	am	(P-4386)	2771.30	n	(P-18114/91; A-6873)
2720.70	am	(P-4386)	2771.40	n	(P-18114/91; A-6873)
2720.80	am	(P-4386)	2771.40	am	(P-4431)
2720.90	n	(P-4386)	2790.20	am	(P-4431)
2720.105	am	(P-4386)	2790.30	am	(P-4431)
2720.120	am	(P-4386)	2790.40	am	(P-4431)
2720.130	am	(P-4386)	2790.50	am	(P-4431)
2720.200	am	(P-4386)	2790.60	am	(P-4431)
2720.210	am	(P-4386)	2790.70	am	(P-4431)
2720.210	am	(P-4386)	2790.80	am	(P-4431)
2720.210	am	(P-4416)	2790.90	am	(P-4431)
2730.5	am	(P-4416)	2790.100	am	(P-4431)
2730.10	am	(P-4416)	2790.110	am	(P-4431)
2730.20	am	(P-4416)	2790.120	am	(P-4431)
2733.10	am	(P-4423)	2790.130	am	(P-4431)
2733.20	am	(P-4423)(P-18121/91; A-6880)	2790.140	am	(P-4431)
		(P-4423)	2790.150	am	(P-4431)
2733.30	am	(P-4423)	2790.160	am	(P-4431)
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2735.10	am	(P-4458)			
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1810.220	n	(P-469) (E-732)	130.10 am (P-1439; A-9475)
1810.230	n	(P-469) (E-732)	130.20 am (P-1439; A-9475)
1810.240	n	(P-469) (E-732)	130.30 am (P-1439; A-9475)
1810.250	n	(P-469) (E-732)	130.40 am (P-1439; A-9475)
1810.300	n	(P-469) (E-732)	130.45 n (P-1439; A-9475)
1810.400	n	(P-469)	130.50 am (P-1439; A-9475)
1810.410	n	(P-469) (E-732)	202.10 am (P-7231)
1810.420	n	(P-469) (E-732)	202.20 am (P-7231)
1810.430	n	(P-469) (E-732)	202.30 am (P-7231)
1810.440	n	(P-469) (E-732)	202.40 am (P-7231)
1810.500	n	(P-469) (E-732)	202.44 n (P-7231)
1810.510	n	(P-469) (E-732)	202.46 n (P-7231)
1810.520	n	(P-469) (E-732)	202.50 am (P-7231)
1810.530	n	(P-469) (E-732)	202.60 am (P-7231)
1810.540	n	(P-469) (E-732)	226.605 am (P-3724)
1810.550	n	(P-469) (E-732)	226.640 am (P-3724)
1810.600	n	(P-469) (E-732)	228.15 n (P-9253)
1810.610	n	(P-469) (E-732)	228.25 am (P-9253)
1810.620	n	(P-469) (E-732)	228.30 am (P-9253)
1810.700	n	(P-469) (E-732)	228.50 am (P-9253)
1810.710	n	(P-469) (E-732)	235.10 n (P-439; A-10181)
1810.720	n	(P-469) (E-732)	235.20 n (P-439; A-10181)
1810.730	n	(P-469) (E-732)	235.30 n (P-439; A-10181)
1810.800	n	(P-469) (E-732)	235.40 n (P-439; A-10181)
1810.900	n	(P-469) (E-732)	235.45 n (P-439; A-10181)
1810.910	n	(P-469) (E-732)	235.50 n (P-439; A-10181)
1810.1000	n	(P-469) (E-732)	235.60 n (P-439; A-10181)
1810.1010	n	(P-469) (E-732)	235.100 n (P-439; A-10181)
1810.1020	n	(P-469) (E-732)	235.110 n (P-439; A-10181)
1810.1100	n	(P-469) (E-732)	235.120 n (P-439; A-10181)
1810.1110	n	(P-469) (E-732)	235.130 n (P-439; A-10181)
			235.135 n (P-439; A-10181)
			235.140 n (P-439; A-10181)
			235.150 n (P-439; A-10181)
			260.40 am (P-5550)
			1015.10 n (P-14852/91; A-4496)
			1015.20 n (P-14852/91; A-4496)
			1015.30 n (P-14852/91; A-4496)
			1015.40 n (P-14852/91; A-4496)
			1015.50 n (P-14852/91; A-4496)
			1015.60 n (P-14852/91; A-4496)
			1015.70 n (P-14852/91; A-4496)
			2700.10 am (P-4368)
			2700.20 am (P-4368)
			2700.30 am (P-4368)
			2700.40 am (P-4368)
			2700.50 am (P-4368)
			2700.55 am (P-4368)
			2700.60 am (P-4368)

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1.240	am	(P-8684)	
1.420	am	(P-8684)	
1.440	am	(P-8684)	
1.720	am	(P-8684)	
1.730	am	(P-8684)	
1.735	am	(P-8684)	
1.736	n	(P-8684)	
25.120	am	(P-9234)	
25.220	am	(P-9234)	
120.10	am	(P-1452; A-10213)	
120.30	am	(P-1452; A-10213)	
120.40	am	(P-1452; A-10213)	
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120.60	am	(P-1452; A-10213)	

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331.120	am	(P-2984)	212.425	n	(P-16564/91; A-7880)	276.308	n	(P-13607; A-10230)	365.104	am	(P-3745)
331.130	am	(P-2984)	212.443	am	(P-41; A-8204)	276.309	am	(P-13607; A-10230)	365.203	am	(P-3745)
331.200	am	(P-2984)	212.445	am	(P-41; A-8204)	276.310	am	(P-13607; A-10230)	365.304	am	(P-3745)
331.Ap.A	r	(P-2984)	212.458	n	(P-16564/91; A-7880)	276.311	am	(P-13607; A-10230)	365.401	am	(P-3745)
331.Tb.A	r	(P-2984)	212.464	n	(P-16564/91; A-7880)	276.401	am	(P-13607; A-10230)	365.402	am	(P-3745)
331.Tb.B	r	(P-2984)	212.II.D	n	(P-16564/91; A-7880)	276.402	am	(P-13607; A-10230)	365.403	am	(P-3745)
331.Tb.C	r	(P-2984)	212.II.E	n	(P-16564/91; A-7880)	276.701	am	(P-13607; A-10230)	365.404	am	(P-3745)
331.Tb.C	r	(P-2984)	212.II.F	n	(P-16564/91; A-7880)	276.702	am	(P-13607; A-10230)	365.405	am	(P-3745)
331.Ap.B	am	(P-2984)	215.100	am	(P-4682)	276.703	am	(P-13607; A-10230)	365.503	am	(P-3745)
331.Ap.C	r	(P-2984)	215.109	am	(P-6635)	303.203	am	(P-17026/91; W-7511)	365.602	am	(P-3745)
340.4010	am	(P-2746)	215.123	am	(P-4170)			(P-7302)	365.603	am	(P-3745)
400.120	am	(P-2739)	215.215	n	(P-11059/91; A-3132)	307.1101	am	(P-17523/91; A-7377)	365.604	am	(P-3745)
400.140	am	(P-2739)	215.583	am	(P-4170)	307.2400	am	(P-17523/91; A-7377)	365.803	n	(P-3745)
400.150	am	(P-2739)	216.382	n	(P-9297)	307.2401	am	(P-17523/91; A-7377)	365.903	am	(P-3745)
400.160	am	(P-2739)	218.103	am	(P-4693)	307.2402	am	(P-17523/91; A-7377)	365.1101	am	(P-3745)
401.70	am	(P-1474; A-9115)	218.104	am	(P-6643)	307.2403	am	(P-17523/91; A-7377)	601.105	am	(P-9829/91; O-17792/91)
401.110	am	(P-1474; A-9115)	218.106	am	(P-4693)	307.2404	am	(P-17523/91; A-7377)	R-1713; A-1585)		
401.130	am	(P-1474; A-9115)	218.583	am	(P-4184)	307.2405	am	(P-17523/91; A-7377)	611.101	am	(P-5582)
401.140	am	(P-1474; A-9115)	218.586	n	(P-4184)	307.2406	am	(P-17523/91; A-7377)	611.102	am	(P-5582)
401.150	am	(P-1474; A-9115)	219.104	am	(P-6676)	307.2407	am	(P-17523/91; A-7377)	611.110	am	(P-5582)
401.160	n	(P-1474; A-9115)	219.583	am	(P-4200)	307.2490	am	(P-17523/91; A-7377)	611.111	am	(P-5582)
401.Ap.B	am	(P-1474; A-9115)	219.586	n	(P-4200)	307.3100	am	(P-17523/91; A-7377)	611.112	am	(P-5582)
401.Ap.C	n	(P-1474; A-9115)	240.102	n	(P-12109/91; A-6184)	307.3109	am	(P-17523/91; A-7377)	611.295	n	(P-5582)
504.10	n	(P-4163)	240.107	n	(P-12109/91; A-6184)	307.3115	am	(P-17523/91; A-7377)	611.296	n	(P-5582)
504.20	n	(P-4163)	240.122	am	(P-12109/91; A-6184)	307.3119	am	(P-17523/91; A-7377)	611.300	am	(P-5582)
504.30	n	(P-4163)	240.140	am	(P-12109/91; A-6184)	307.3120	am	(P-17523/91; A-7377)	611.301	n	(P-5582)
504.40	n	(P-4163)	240.141	n	(P-12109/91; A-6184)	307.3124	am	(P-17523/91; A-7377)	611.310	am	(P-5582)
504.50	n	(P-4163)	243.108	am	(P-16; A-8185)	307.3129	am	(P-17523/91; A-7377)	611.311	am	(P-5582)
504.60	n	(P-4163)	243.120	n	(P-16; A-8185)	309.103	am	(P-17471/91; A-7339)	611.526	am	(P-5582)
504.70	n	(P-4163)	243.121	r	(P-16; A-8185)	310.103	am	(P-17481/91; A-7346)	611.591	#	(P-5582)
			244.101	am	(P-22; A-8191)	310.105	am	(P-17481/91; A-7346)	611.592	#	(P-5582)
			244.106	am	(P-22; A-8191)	310.107	am	(P-17481/91; A-7346)	611.600	n	(P-5582)
			244.107	am	(P-22; A-8191)	310.110	am	(P-17481/91; A-7346)	611.601	am	(P-5582)
			244.121	am	(P-22; A-8191)	310.201	am	(P-17481/91; A-7346)	611.602	#	(P-5582)
			244.161	am	(P-22; A-8191)	310.202	am	(P-17481/91; A-7346)	611.602	n	(P-5582)
			244.162	am	(P-22; A-8191)	310.210	am	(P-17481/91; A-7346)	611.603	#	(P-5582)
			244.163	am	(P-22; A-8191)	310.220	am	(P-17481/91; A-7346)	611.603	n	(P-5582)
			244.166	am	(P-22; A-8191)	310.221	am	(P-17481/91; A-7346)	611.604	n	(P-5582)
			244.167	am	(P-22; A-8191)	310.222	am	(P-17481/91; A-7346)	611.605	n	(P-5582)
			244.168	am	(P-22; A-8191)	310.230	am	(P-17481/91; A-7346)	611.606	am	(P-5582)
			244.169	am	(P-22; A-8191)	310.232	am	(P-17481/91; A-7346)	611.607	am	(P-5582)
			244.Ap.D	am	(P-22; A-8191)	310.233	am	(P-17481/91; A-7346)	611.608	n	(P-5582)
			276.101	am	(P-13607; A-10230)	310.230	am	(P-17481/91; A-7346)	611.609	n	(P-5582)
			276.102	am	(P-13607; A-10230)	310.510	am	(P-17481/91; A-7346)	611.610	#	(P-5582)
			276.204	am	(P-13607; A-10230)	310.611	am	(P-17481/91; A-7346)	611.610	n	(P-5582)
			276.206	n	(P-13607; A-10230)	310.613	am	(P-17481/91; A-7346)	611.611	n	(P-5582)
			276.301	am	(P-13607; A-10230)	310.633	am	(P-17481/91; A-7346)	611.630	#	(P-5582)
			276.303	am	(P-13607; A-10230)	310.635	am	(P-17481/91; A-7346)	611.631	n	(P-5582)
			276.304	am	(P-13607; A-10230)	360.601	am	(P-15202/91; A-5891)	611.640	n	(P-5582)
			276.307	am	(P-13607; A-10230)	360.602	am	(P-15202/91; A-5891)	611.641	am	(P-5582)

TITLE 35		
101.101	am	(P-10387)
101.103	am	(P-10387)
203.145	am	(P-6631)
211.101	am	(P-15875/91; A-7656)
211.122	am	(P-15875/91; A-7656)
		(P-6606)
212.107	n	(P-16564/91; A-7880)
212.108	n	(P-16564/91; A-7880)
212.109	n	(P-16564/91; A-7880)
212.110	am	(P-16564/91; A-7880)
212.111	am	(P-16564/91; A-7880)
212.113	am	(P-41; A-8204)
212.210	n	(P-16564/91; A-7880)
212.302	am	(P-16564/91; A-7880)
212.309	am	(P-16564/91; A-7880)
212.316	n	(P-16564/91; A-7880)
212.324	n	(P-16564/91; A-7880)
212.362	n	(P-16564/91; A-7880)

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616.444	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.722	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.445	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.723	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.446	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.724	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.447	n	(P-9836/91; O-17793/91; R-1723; A-1592)	616.725	n	(P-9836/91; O-17793/91; R-1723; A-1592)
616.462	n	(P-9836/91; O-17793/91; R-1723; A-1592)	617.101	n	(P-9882/91; O-17794/91; R-1734; A-1639)
616.463	n	(P-9836/91; O-17793/91; R-1723; A-1592)	617.102	n	(P-9882/91; O-17794/91; R-1734; A-1639)
616.464	n	(P-9836/91; O-17793/91; R-1723; A-1592)	620.450	am	(P-7286)
616.501	n	(P-9836/91; O-17793/91; R-1723; A-1592)	703.150	am	(P-1058; A-9767)
616.502	n	(P-9836/91; O-17793/91; R-1723; A-1592)	703.155	am	(P-1058; A-9767)
616.601	n	(P-9836/91; O-17793/91; R-1723; A-1592)	703.157	am	(P-1058; A-9767)
616.602	n	(P-9836/91; O-17793/91; R-1723; A-1592)	703.208	n	(P-1058; A-9767)
616.603	n	(P-9836/91; O-17793/91; R-1723; A-1592)	703.211	am	(P-1058; A-9767)
616.604	n	(P-9836/91; O-17793/91; R-1723; A-1592)	703.232	n	(P-1058; A-9767)
616.605	n	(P-9836/91; O-17793/91; R-1723; A-1592)	703.280	am	(P-1058; A-9767)
616.621	n	(P-9836/91; O-17793/91; R-1723; A-1592)	703.283	am	(P-1058; A-9767)
616.622	n	(P-9836/91; O-17793/91; R-1723; A-1592)	703.Ap.A	am	(P-1058; A-9767)
616.623	n	(P-9836/91; O-17793/91; R-1723; A-1592)	720.110	am	(P-791; A-9489)
616.624	n	(P-9836/91; O-17793/91; R-1723; A-1592)	720.111	am	(P-791; A-9489)
616.625	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.102	am	(P-9301)
616.626	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.103	am	(P-820; A-9519)
616.627	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.104	am	(P-820; A-9519)
616.628	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.106	am	(P-820; A-9519)
616.629	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.120	am	(P-820; A-9519)
616.630	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.122	am	(P-9330)
616.631	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.131	am	(P-820; A-9519)
616.632	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.132	am	(P-15910/91; A-2600)
616.633	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.Ap.A	am	(P-820; A-9519)
616.634	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.Tb.A	am	(P-9288/91; A-2155)
616.635	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.Tb.B	am	(P-9288/91; A-2155)
616.636	n	(P-9836/91; O-17793/91; R-1723; A-1592)	721.Tb.D	n	(P-820; A-9519)
616.637	n	(P-9836/91; O-17793/91; R-1723; A-1592)	722.110	am	(P-1112; A-9822)
616.638	n	(P-9836/91; O-17793/91; R-1723; A-1592)	722.134	am	(P-1112; A-9822)
616.639	n	(P-9836/91; O-17793/91; R-1723; A-1592)	722.153	am	(P-9358)
616.640	n	(P-9836/91; O-17793/91; R-1723; A-1592)	722.156	am	(P-9358)
616.641	n	(P-9836/91; O-17793/91; R-1723; A-1592)	724.212	am	(P-1123; A-9833)
616.642	n	(P-9836/91; O-17793/91; R-1723; A-1592)	724.247	am	(P-9364)
616.643	n	(P-9836/91; O-17793/91; R-1723; A-1592)	724.440	am	(P-1123; A-9833)

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731.198	r (P-2330; A-7407)	880.105 (P-6127)
731.199	r (P-2330; A-7407)	880.106 (P-6127)
731.200	r (P-2330; A-7407)	880.200 (P-6127)
731.202	r (P-2330; A-7407)	880.201 (P-6127)
731.203	r (P-2330; A-7407)	880.202 (P-6127)
731.204	r (P-2330; A-7407)	880.203 (P-6127)
731.205	r (P-2330; A-7407)	880.300 (P-6127)
731.206	r (P-2330; A-7407)	880.301 (P-6127)
731.207	r (P-2330; A-7407)	1420.101 (P-17016/91; A-2594)
731.208	r (P-2330; A-7407)	1420.102 (P-17016/91; A-2594)
731.209	r (P-2330; A-7407)	
731.210	r (P-2330; A-7407)	
731.211	r (P-2330; A-7407)	
731.Ap.A	am (P-2330; A-7407)	
731.Ap.C	n (P-2330; A-7407)	
809.901	r (P-13017/91; A-130)	200.100 (P-7250)
809.902	r (P-13017/91; A-130)	200.110 (P-7250)
809.903	r (P-13017/91; A-130)	200.155 (P-7250)
809.904	r (P-13017/91; A-130)	200.160 (P-7250)
809.905	r (P-13017/91; A-130)	200.165 (P-7250)
809.906	r (P-13017/91; A-130)	200.200 (P-7250)
848.101	am (P-13004/91; A-3114)	200.205 (P-7250)
848.202	am (P-13004/91; A-3114)	200.210 (P-7250)
848.205	am (P-13004/91; A-3114)	200.215 (P-7250)
848.206	n (P-13004/91; A-3114)	200.220 (P-7250)
848.207	n (P-13004/91; A-3114)	200.221 (P-7250)
848.208	n (P-13004/91; A-3114)	200.225 (P-7250)
849.101	r (P-13265/91; A-2880)	200.230 (P-7250)
849.102	r (P-13265/91; A-2880)	200.235 (P-7250)
849.103	r (P-13265/91; A-2880)	200.240 (P-7250)
849.104	r (P-13265/91; A-2880)	200.245 (P-7250)
849.105	r (P-13265/91; A-2880)	200.250 (P-7250)
849.106	r (P-13265/91; A-2880)	200.270 (P-7250)
858.207	am (P-4621)	200.280 (P-7250)
859.101	n (P-8348/91; A-6995)	200.290 (P-7250)
859.102	n (P-8348/91; A-6995)	200.310 (P-7250)
859.103	n (P-8348/91; A-6995)	200.320 (P-7250)
859.201	n (P-8348/91; A-6995)	200.400 (P-7250)
859.202	n (P-8348/91; A-6995)	200.402 (P-7250)
859.203	n (P-8348/91; A-6995)	200.404 (P-7250)
859.204	n (P-8348/91; A-6995)	200.406 (P-7250)
859.205	n (P-8348/91; A-6995)	200.408 (P-7250)
859.301	n (P-8348/91; A-6995)	200.410 (P-7250)
859.302	n (P-8348/91; A-6995)	200.412 (P-7250)
859.303	n (P-8348/91; A-6995)	200.414 (P-7250)
880.100	n (P-6127)	200.416 (P-7250)
880.101	n (P-6127)	200.418 (P-7250)
880.102	n (P-6127)	200.420 (P-7250)
880.103	n (P-6127)	200.422 (P-7250)
880.104	n (P-6127)	200.424 (P-7250)
		200.426 (P-7250)
		200.428 (P-7250)
		200.430 (P-7250)
		200.432 (P-7250)

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200.434	(P-7250)	170.870	n	(P-10875/91; A-4845)
200.436	(P-7250)	170.880	n	(P-10875/91; A-4845)
200.438	(P-7250)	170.890	n	(P-10875/91; A-4845)
200.440	(P-7250)	170.900	n	(P-10875/91; A-4845)
200.442	(P-7250)	170.910	n	(P-10875/91; A-4845)
200.444	(P-7250)	215.1	n	(P-1954)
200.446	(P-7250)	215.2	n	(P-1954)
200.448	(P-7250)	215.20	n	(P-1954)
200.448	(P-7250)	215.30	n	(P-1954)
200.450	(P-7250)	215.40	n	(P-1954)
200.452	(P-7250)	215.50	n	(P-1954)
307.10	(P-5391)	215.60	n	(P-1954)
307.20	(P-5391)	215.70	n	(P-1954)
310.710	(P-10125) (E-10353)	270.10	n	(P-14845/91; A-6842)
354.10	(P-5395)	270.20	n	(P-14845/91; A-6842)
354.20	(P-14394/91; A-4881)	270.30	n	(P-14845/91; A-6842)
400.130	(P-14394/91; A-4881)	270.40	n	(P-14845/91; A-6842)
400.141	(P-14394/91; A-4881)	270.50	n	(P-14845/91; A-6842)
400.142	(P-14394/91; A-4881)	270.60	n	(P-14845/91; A-6842)
450.440	(P-2763; A-10463)	270.70	n	(P-14845/91; A-6842)
450.1010	(E-2915)	270.80	n	(P-14845/91; A-6842)

TITLE 44

450.1250	(E-2915)	950.110	r	(P-3695)
450.1335	(P-2763; A-10463)	950.120	r	(P-3695)
450.1340	(E-2915)	950.130	r	(P-3695)
1075.120	(E-2915)	950.140	r	(P-3695)
	(P-2763; A-10463)	950.150	r	(P-3695)
	(E-2915)	950.160	r	(P-3695)
	(P-14406/91; A-4891)	950.170	r	(P-3695)
		950.180	r	(P-3695)
		950.210	r	(P-3695)
		950.220	r	(P-3695)
		950.230	r	(P-3695)
		950.240	r	(P-3695)
		950.250	r	(P-3695)
		950.260	r	(P-3695)
		950.270	r	(P-3695)
		950.280	r	(P-3695)
		950.290	r	(P-3695)
		950.300	r	(P-3695)
		5010.240	am	(P-10127)
		5010.710	am	(P-10127)
		5010.780	am	(P-10127)
		5010.1160	am	(P-10127)
		5010.1300	am	(P-10127)
		5010.1410	n	(P-10127)
		5030.130	am	(P-18013/91; A-4826)

TITLE 47

170.850	(P-10875/91; A-4845)	100.10	am	(P-14337/91; A-3940)
170.860	(P-10875/91; A-4845)		am	

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100.20	am	(P-14337/91; A-3940)	140.60
100.30	am	(P-14337/91; A-3940)	310.101
100.40	am	(P-14337/91; A-3940)	310.102
100.50	am	(P-14337/91; A-3940)	310.103
100.85	am	(P-14337/91; A-3940)	310.106
100.103	am	(P-14337/91; A-3940)	310.107
100.105	am	(P-14337/91; A-3940)	310.109
100.106	r	(P-14337/91; A-3940)	310.109
100.110	am	(P-14337/91; A-3940)	310.110
100.111	r	(P-14337/91; A-3940)	310.111
100.113	am	(P-14337/91; A-3940)	310.113
100.115	am	(P-14337/91; A-3940)	310.114
100.120	am	(P-14337/91; A-3940)	310.201
100.121	am	(P-14337/91; A-3940)	310.202
100.122	am	(P-14337/91; A-3940)	310.203
100.123	am	(P-14337/91; A-3940)	310.204
100.124	am	(P-14337/91; A-3940)	310.205
100.125	n	(P-14337/91; A-3940)	310.206
100.126	n	(P-14337/91; A-3940)	310.301
100.127	n	(P-14337/91; A-3940)	310.302
100.128	n	(P-14337/91; A-3940)	310.303
100.129	n	(P-14337/91; A-3940)	310.304
100.130	am	(P-14337/91; A-3940)	310.305
100.131	r	(P-14337/91; A-3940)	310.306
100.132	r	(P-14337/91; A-3940)	310.307
110.210	n	(P-7141)	310.309
110.220	n	(P-7141)	310.401
110.230	n	(P-7141)	310.402
110.240	n	(P-7141)	310.403
110.250	n	(P-7141)	310.404
110.260	n	(P-7141)	310.405
110.270	n	(P-7141)	310.602
110.280	n	(P-7141)	310.603
110.290	n	(P-7141)	310.604
110.300	n	(P-7141)	310.701
110.310	n	(P-7141)	310.702
110.320	n	(P-7141)	310.703
110.330	n	(P-7141)	310.801
110.340	n	(P-7141)	310.802
110.350	n	(P-7141)	310.803
110.360	n	(P-7141)	310.804
120.30	am	(P-13993/91; A-3078)	310.805
120.55	am	(P-13993/91; A-3078)	310.806
120.80	am	(P-13993/91; A-3078)	310.901
120.90	am	(P-13993/91; A-3078)	310.902
120.110	am	(P-13993/91; A-3078)	310.913
120.115	am	(P-13993/91; A-3078)	350.213
140.10	r	(P-13241/91; A-2120)	
140.20	r	(P-13241/91; A-2120)	
140.30	r	(P-13241/91; A-2120)	
140.40	r	(P-13241/91; A-2120)	
140.50	r	(P-13241/91; A-2120)	

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870.305	n	(P-12094/91; A-3096)	1310.75	am	(P-3784)
870.310	n	(P-12094/91; A-3096)	1310.80	am	(P-3784)
870.315	n	(P-12094/91; A-3096)	1310.85	am	(P-3784)
870.320	n	(P-12094/91; A-3096)	1310.90	am	(P-3784)
870.325	n	(P-12094/91; A-3096)	1310.10	am	(P-5746)
870.400	n	(P-12094/91; A-3096)	1330.20	am	(P-5746)
870.405	n	(P-12094/91; A-3096)	1330.30	am	(P-5746)
870.500	n	(P-12094/91; A-3096)	1330.40	am	(P-5746)
870.505	n	(P-12094/91; A-3096)	1330.50	am	(P-5746)
870.510	n	(P-12094/91; A-3096)	1330.55	am	(P-5746)
870.515	n	(P-12094/91; A-3096)	1330.70	am	(P-5746)
870.520	n	(P-12094/91; A-3096)	1330.75	n	(P-5746)
870.525	n	(P-12094/91; A-3096)	1330.80	am	(P-5746)
1130.10	n	(P-2010)	1330.90	am	(P-5746)
1130.20	n	(P-2010)	1330.91	am	(P-5746)
1130.30	n	(P-2010)	1330.92	am	(P-5746)
1130.40	n	(P-2010)	1330.93	am	(P-5746)
1130.50	n	(P-2010)	1330.94	am	(P-5746)
1130.60	n	(P-2010)	1330.95	am	(P-5746)
1130.70	n	(P-2010)	1330.96	am	(P-5746)
1150.20	am	(P-2492/91; A-3143)	1330.99	am	(P-5746)
1150.30	am	(P-2492/91; A-3143)	1330.100	am	(P-5746)
1150.40	am	(P-2492/91; A-3143)	1330.110	am	(P-5746)
1150.50	am	(P-2492/91; A-3143)	1330.120	am	(P-5746)
1150.60	am	(P-2492/91; A-3143)	1330.130	am	(P-5746)
1150.65	am	(P-2492/91; A-3143)	1330.140	am	(P-5746)
1150.70	am	(P-2492/91; A-3143)	1340.15	n	(P-11369/91; A-3175)
1150.80	am	(P-2492/91; A-3143)	1340.20	am	(P-11369/91; A-3175)
1150.90	am	(P-2492/91; A-3143)	1340.30	am	(P-11369/91; A-3175)
1150.100	am	(P-2492/91; A-3143)	1340.40	am	(P-11369/91; A-3175)
1150.110	am	(P-2492/91; A-3143)	1340.50	am	(P-11369/91; A-3175)
1150.II.A	am	(P-2492/91; A-3143)	1340.55	am	(P-11369/91; A-3175)
1175.565	am	(P-8033)	1340.60	am	(P-11369/91; A-3175)
1200.30	am	(P-14369/91; A-3169)	1340.65	am	(P-11369/91; A-3175)
1255.10	n	(P-17030/91; A-3194)	1340.66	n	(P-11369/91; A-3175)
1255.20	n	(P-17030/91; A-3194)	1340.70	am	(P-11369/91; A-3175)
1255.30	n	(P-17030/91; A-3194)	1360.30	am	(P-8318)
1255.40	n	(P-17030/91; A-3194)	1360.45	am	(P-8318)
1255.50	n	(P-17030/91; A-3194)	1360.60	am	(P-8318)
1255.60	n	(P-17030/91; A-3194)	1360.70	am	(P-8318)
1255.70	n	(P-17030/91; A-3194)	1380.280	am	(P-9385)
1255.80	n	(P-17030/91; A-3194)	1380.300	am	(P-9385)
1255.90	n	(P-17030/91; A-3194)	1450.175	n	(P-14375/91; A-3204)
1275.40	am	(P-5741; A-10458)	1470.95	n	(P-18348/91; A-7009)
1275.50	am	(P-5741; A-10458)			
1275.80	n	(P-5741; A-10458)			
1310.20	am	(P-3784)	110.10	n	(P-3689)
1310.30	am	(P-3784)	110.20	n	(P-3689)
1310.40	am	(P-3784)	110.30	n	(P-3689)
1310.60	am	(P-3784)	110.40	n	(P-3689)

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790.820	am	(P-4782) (E-4899)	790.2380	am	(P-4782) (E-4899)
790.830	am	(P-4782) (E-4899)	790.2390	am	(P-4782) (E-4899)
790.860	am	(P-4782) (E-4899)	790.2470	am	(P-4782) (E-4899)
790.900	am	(P-4782) (E-4899)	790.2485	am	(P-15943/91; A-5941; C-7512)
790.910	am	(P-4782) (E-4899)	790.2500	am	(P-4782) (E-4899)
790.920	am	(P-15943/91; A-5941; C-7512)	790.2510	am	(P-4782) (E-4899)
790.980	am	(P-4782) (E-4899)	790.2540	am	(P-4782) (E-4899)
790.1060	am	(P-4782) (E-4899)	790.2580	am	(P-15943/91; A-5941; C-7512) (P-4782) (E-4899)
790.1112	am	(P-4782) (E-4899)			
790.1120	am	(P-4782) (E-4899)	790.2603	am	(P-15943/91; A-5941; C-7512)
790.1140	am	(P-4782) (E-4899)	790.2605	am	(P-4782) (E-4899)
790.1300	am	(P-4782) (E-4899)	790.2613	am	(P-15943/91; A-5941; C-7512) (P-4782) (E-4899)
790.1345	am	(P-4782) (E-4899)			
790.1350	am	(P-15943/91; A-5941; C-7512) (P-4782) (E-4899)	790.2617	am	(P-4782) (E-4899)
			790.2618	am	(P-4782) (E-4899)
790.1388	n	(P-15943/91; A-5941; C-7512) (P-8329) (E-8571)	790.2620	am	(P-4782) (E-4899)
			790.2661	am	(P-4782) (E-4899)
790.1420	am	(P-4782) (E-4899)	790.2780	am	(P-4782) (E-4899)
790.1460	am	(P-4782) (E-4899)	790.2805	am	(P-15943/91; A-5941; C-7512) (P-8329) (E-8571)
790.1490	am	(P-4782) (E-4899)			
790.1500	am	(P-4782) (E-4899)	790.2900	am	(P-4782) (E-4899)
790.1540	am	(P-4782) (E-4899)	790.2902	am	(P-4782) (E-4899)
790.1560	am	(P-4782) (E-4899)	790.2904	am	(P-4782) (E-4899)
790.1570	am	(P-4782) (E-4899)	790.2980	am	(P-4782) (E-4899)
			790.3020	am	(P-4782) (E-4899)
790.1660	am	(P-4782) (E-8571)	790.3021	am	(P-4782) (E-4899)
790.1685	am	(P-4782) (E-4899)	790.3027	am	(P-15943/91; A-5941)
790.1700	am	(P-4782) (E-4899)	790.3029	am	(P-4782) (E-4899)
790.1710	am	(P-4782) (E-4899)	790.3049	am	(P-4782) (E-4899)
790.1740	am	(P-4782) (E-4899)	790.3054	am	(P-4782) (E-4899)
790.1820	am	(P-4782) (E-4899)	790.3085	am	(P-4782) (E-4899)
790.1830	n	(P-4782) (E-4899)	790.3100	am	(P-4782) (E-4899)
790.1835	n	(P-8329) (E-8571)	790.3260	am	(P-4782) (E-4899)
790.1860	am	(P-4782) (E-4899)	790.3300	am	(P-4782) (E-4899)
790.1950	am	(P-15943/91; A-5941; C-7512) (P-4782) (E-4899)	790.3308	am	(P-4782) (E-4899)
			790.3315	am	(P-4782) (E-4899)
790.1980	am	(P-4782) (E-4899)	790.3335	am	(P-4782) (E-4899)
790.2020	am	(P-4782) (E-4899)	790.3340	am	(P-4782) (E-4899)
790.2060	am	(P-8329) (E-8571)	790.3420	am	(P-4782) (E-4899)
790.2097	am	(P-4782) (E-4899)	790.3437	am	(P-4782) (E-4899)
790.2100	am	(P-4782) (E-4899)			
790.2140	am	(P-4782) (E-4899)	790.3472	am	(P-4782) (E-4899)
790.2155	am	(P-4782) (E-4899)	790.3480	n	(P-4782) (E-4899)
790.2180	am	(P-4782) (E-4899)	790.3492	am	(P-4782) (E-4899)
			790.3495	n	(P-4782) (E-4899)
790.2260	am	(P-4782) (E-4899)	790.3540	am	(P-4782) (E-4899)

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790.3620	am	(P-4782) (E-4899)	790.5060	am	(P-4782) (E-4899)
790.3700	am	(P-4782) (E-4899)	790.5100	am	(P-4782) (E-4899)
790.3742	am	(P-4782) (E-4899)	790.5140	am	(P-4782) (E-4899)
790.3780	am	(P-4782) (E-4899)	790.5180	am	(P-4782) (E-4899)
790.3860	am	(P-4782) (E-4899)			(P-15943/91; A-5941; C-7512)
790.3875	n	(P-4782) (E-4899)	790.5220	am	(P-4782) (E-4899)
790.3907	am	(P-4782) (E-4899)	790.5300	am	(P-4782) (E-4899)
790.3910	am	(P-4782) (E-4899)	790.5312	am	(P-4782) (E-4899)
		(P-15943/91; A-5941; C-7512)			(P-15943/91; A-5941; C-7512)
790.3940	am	(P-4782) (E-4899)	790.5320	am	(P-15943/91; A-5941; C-7512)
790.3945	am	(P-4782) (E-4899)			(P-4782) (E-4899)
790.3980	am	(P-8329) (E-8571)	790.5380	am	(P-4782) (E-4899)
790.3996	am	(P-4782) (E-4899)			(P-15943/91; A-5941; C-7512)
790.4012	am	(P-4782) (E-4899)	790.5420	am	(P-4782) (E-4899)
790.4040	am	(P-4782) (E-4899)	790.5483	am	(P-4782) (E-4899)
		(P-15943/91; A-5941; C-7512)	790.5500	am	(P-4782) (E-4899)
790.4060	am	(P-4782) (E-4899)	790.5520	am	(P-4782) (E-4899)
790.4100	am	(P-4782) (E-4899)	790.5544	am	(P-4782) (E-4899)
790.4140	am	(P-4782) (E-4899)	790.5620	am	(P-4782) (E-4899)
			790.5640	am	(P-4782) (E-4899)
790.4173	am	(P-8329) (E-8571)	790.5700	am	(P-15943/91; A-5941)
790.4180	am	(P-4782) (E-4899)	790.5740	am	(P-4782) (E-4899)
790.4220	am	(P-4782) (E-4899)	790.5788	n	(P-4782) (E-4899)
790.4260	am	(P-4782) (E-4899)			(P-8329) (E-8571)
790.4300	am	(P-4782) (E-4899)	790.5792	am	(P-4782) (E-4899)
790.4385	am	(P-4782) (E-4899)	790.5802	am	(P-4782) (E-4899)
790.4396	am	(P-4782) (E-4899)	790.5807	am	(P-4782) (E-4899)
790.4398	am	(P-4782) (E-4899)	790.5820	am	(P-4782) (E-4899)
790.4420	am	(P-4782) (E-4899)	790.5830	am	(P-4782) (E-4899)
790.4580	am	(P-4782) (E-4899)	790.5872	am	(P-4782) (E-4899)
790.4620	am	(P-4782) (E-4899)	790.5900	am	(P-4782) (E-4899)
790.4660	am	(P-4782) (E-4899)	790.5940	am	(P-4782) (E-4899)
			790.5980	am	(P-4782) (E-4899)
790.4670	am	(P-8329) (E-8571)	790.6020	r	(P-4782) (E-4899)
790.4680	am	(P-4782) (E-4899)	790.6140	am	(P-4782) (E-4899)
					(P-8329) (E-8571)
790.4700	am	(P-8329) (E-8571)	790.6180	am	(P-4782) (E-4899)
790.4720	am	(P-4782) (E-4899)	790.6260	am	(P-4782) (E-4899)
790.4740	am	(P-4782) (E-4899)	790.6275	am	(P-4782) (E-4899)
790.4780	am	(P-4782) (E-4899)	790.6277	am	(P-4782) (E-4899)
790.4840	am	(P-4782) (E-4899)			(P-8329) (E-8571)
790.4860	am	(P-4782) (E-4899)	790.6280	r	(P-4782) (E-4899)
790.4900	am	(P-4782) (E-4899)	790.6300	am	(P-4782) (E-4899)
			790.6340	am	(P-4782) (E-4899)
790.4965	am	(P-8329) (E-8571)	790.6370	am	(P-4782) (E-4899)
790.4980	am	(P-4782) (E-4899)			(P-15943/91; A-5941; C-7512) (P-8329) (E-8571)

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TITLE	77 (CONT'D)		n	(P-5205)
790.9340	am	(P-4782) (E-4899)	1120.10	
790.9380	am	(P-4782) (E-4899)	1120.20	(P-5205)
790.9420	am	(P-4782) (E-4899)	1120.110	(P-5205)
790.9460	am	(P-4782) (E-4899)	1120.120	(P-5205)
790.9500	am	(P-4782) (E-4899)	1120.130	(P-5205)
790.9520	am	(P-4782) (E-4899)	1120.210	(P-5205)
790.9530	am	(P-4782) (E-4899)	1120.310	(P-5205)
790.9580	am	(P-4782) (E-4899)	1120.Ap.A	(P-5205)
795.10	n	(P-8136)	1130.140	(P-4755)
795.20	n	(P-8136)	1130.220	(P-4755)
795.30	n	(P-8136)	1130.410	(P-4755)
795.40	n	(P-8136)	1130.510	(P-4755)
795.50	n	(P-8136)	1130.620	(P-4755)
795.60	n	(P-8136)	1130.630	(P-4755)
795.70	n	(P-8136)	1130.640	(P-4755)
795.80	n	(P-8136)	1130.710	(P-4755)
795.90	n	(P-8136)	1130.720	(P-4755)
795.100	n	(P-8136)	1130.730	(P-4755)
795.110	n	(P-8136)	1130.740	(P-4755)
795.120	n	(P-8136)	1130.760	(P-4755)
795.130	n	(P-8136)	1130.770	(P-4755)
795.140	n	(P-8136)	1130.780	(P-4755)
795.150	n	(P-8136)	1190.30	(P-3063)
795.160	n	(P-8136)	1230.10	(P-5187)
795.170	n	(P-8136)	1230.20	(P-5187)
795.180	n	(P-8136)	1230.30	(P-5187)
795.190	n	(P-8136)	1230.110	(P-5187)
795.200	n	(P-8136)	1230.120	(P-5187)
795.210	n	(P-8136)	1230.210	(P-5187)
795.220	n	(P-8136)	1230.220	(P-5187)
830.10	am	(P-2092)	1230.230	(P-5187)
830.880	am	(P-2092)	1230.240	(P-5187)
830.885	am	(P-2092)	1230.250	(P-5187)
830.890	am	(P-2092)	1230.260	(P-5187)
830.900	am	(P-2092)	1230.310	(P-5187)
840.20	am	(P-4329)	1230.320	(P-5187)
840.115	am	(P-4329)	1230.410	(P-5187)
840.210	am	(P-4329)	1230.420	(P-5187)
840.215	am	(P-4329)	1230.Tb.A	(P-5187)
840.305	am	(P-4329)	1230.Tb.B	(P-5187)
840.310	am	(P-4329)	1240.10	(P-5225)
840.Ap.B	am	(P-4329)	1240.20	(P-5225)
Ex.A	am	(P-4329)	1240.30	(P-5225)
.II. A	r	(P-4329)	1240.40	(P-5225)
Ex.B	n	(P-4329)	1240.50	(P-5225)
.II. B	r	(P-4329)	1240.60	(P-5225)
840.Ap.C	am	(P-4329)	1240.70	(P-5225)
Ex.B	am	(P-4329)	1240.Ap.A	(P-5225)
905.15	am	(P-8128)	2030.10	(P-9083/91; A-2457)
905.100	am	(P-8128)	2030.20	(P-9153/91; A-2530)
				(P-9083/91; A-2457)

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TITLE 77 (CONT'D)		790,7828		(P-4782) (E-4899)		(P-15943/91; A-5941; C-7512)	
790,6375	am	(P-4782) (E-4899)	790,7834	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6420	am	(P-8329) (E-8571)	790,7860	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-15943/91; A-5941; C-7512)
790,6430	am	(P-4782) (E-4899)	790,7940	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6452	am	(P-4782) (E-4899)	790,7980	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6456	am	(P-4782) (E-4899)	790,8015	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6480	am	(P-4782) (E-4899)	790,8020	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6500	am	(P-4782) (E-4899)	790,8030	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6540	am	(P-4782) (E-4899)	790,8106	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6570	r	(P-4782) (E-4899)	790,8136	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6580	am	(P-4782) (E-4899)	790,8248	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6610	am	(P-8329) (E-8571)	790,8300	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6670	am	(P-4782) (E-4899)	790,8420	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6780	am	(P-8329) (E-8571)	790,8540	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
		(P-4782) (E-4899)	790,8580	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-15943/91; A-5941; C-7512)
790,6800	am	(P-4782) (E-4899)					
790,6820	am	(P-4782) (E-4899)	790,8620	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6860	am	(P-4782) (E-4899)	790,8700	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6875	am	(P-4782) (E-4899)	790,8710	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6885	am	(P-4782) (E-4899)	790,8724	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6895	am	(P-4782) (E-4899)	790,8740	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6940	am	(P-4782) (E-4899)	790,8760	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6960	am	(P-4782) (E-4899)	790,8820	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,6980	am	(P-4782) (E-4899)	790,8900	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,7100	am	(P-4782) (E-4899)	790,8940	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,7120	am	(P-4782) (E-4899)	790,8980	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,7130	am	(P-4782) (E-4899)	790,9020	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,7140	am	(P-4782) (E-4899)	790,9035	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,7180	am	(P-4782) (E-4899)	790,9045	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-4782) (E-4899)
790,7229	am	(P-4782) (E-4899)					
790,7260	am	(P-4782) (E-4899)					
790,7263	n	(P-4782) (E-4899)					
790,7265	am	(P-4782) (E-4899)	790,9048	am	(P-4782) (E-4899)	(P-4782) (E-4899)	(P-15943/91; A-5941; C-7512)
		(P-8329) (E-8571)					

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2030.30	n	(P-9083/91; A-2457)	am
2030.30	n	(P-9083/91; A-2457)	am
2030.30	r	(P-9153/91; A-2530)	am
2030.40	n	(P-9083/91; A-2457)	am
2030.40	r	(P-9153/91; A-2530)	am
2030.40	r	(P-9083/91; A-2457)	#
2030.50	r	(P-9153/91; A-2530)	am
2030.50	n	(P-9083/91; A-2457)	am
2030.100	n	(P-9083/91; A-2457)	am
2030.105	n	(P-9083/91; A-2457)	am
2030.107	n	(P-9083/91; A-2457)	am
2030.110	r	(P-9153/91; A-2530)	#
2030.110	n	(P-9083/91; A-2457)	am
2030.115	n	(P-9083/91; A-2457)	#
2030.120	r	(P-9153/91; A-2530)	am
2030.120	n	(P-9083/91; A-2457)	am
2030.130	r	(P-9153/91; A-2530)	am
2030.130	n	(P-9083/91; A-2457)	am
2030.140	n	(P-9083/91; A-2457)	am
2030.150	n	(P-9083/91; A-2457)	am
2030.160	n	(P-9083/91; A-2457)	am
2030.210	r	(P-9153/91; A-2530)	am
2030.210	n	(P-9083/91; A-2457)	am
2030.220	r	(P-9153/91; A-2530)	am
2030.220	n	(P-9083/91; A-2457)	am
2030.230	r	(P-9153/91; A-2530)	am
2030.230	n	(P-9083/91; A-2457)	am
2030.310	n	(P-9153/91; A-2530)	am
2030.310	n	(P-9083/91; A-2457)	am
2030.320	r	(P-9153/91; A-2530)	am
2030.320	n	(P-9083/91; A-2457)	am
2030.330	r	(P-9153/91; A-2530)	am
2030.330	n	(P-9083/91; A-2457)	am
2030.340	r	(P-9153/91; A-2530)	am
2030.340	n	(P-9083/91; A-2457)	am
2030.350	r	(P-9153/91; A-2530)	am
2030.350	n	(P-9083/91; A-2457)	am
2030.360	n	(P-9083/91; A-2457)	am
2030.410	r	(P-9153/91; A-2530)	am
2030.410	n	(P-9083/91; A-2457)	am
2030.420	r	(P-9153/91; A-2530)	am
2030.420	n	(P-9083/91; A-2457)	am
2030.430	r	(P-9153/91; A-2530)	am
2030.430	n	(P-9083/91; A-2457)	am
2030.440	n	(P-9083/91; A-2457)	am
2030.440	n	(P-9083/91; A-2457)	am
2030.450	r	(P-9153/91; A-2530)	am
2030.450	n	(P-9083/91; A-2457)	am
2030.510	r	(P-9153/91; A-2530)	am
2030.510	n	(P-9083/91; A-2457)	am
2030.520	r	(P-9153/91; A-2530)	am
2030.520	n	(P-9083/91; A-2457)	am

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2030.540	n	(P-9083/91; A-2457)	am
2030.550	n	(P-9083/91; A-2457)	am
2030.610	r	(P-9153/91; A-2530)	am
2030.610	n	(P-9083/91; A-2457)	am
2030.620	r	(P-9153/91; A-2530)	am
2030.620	n	(P-9083/91; A-2457)	am
2030.630	n	(P-9083/91; A-2457)	am
2030.640	r	(P-9153/91; A-2530)	am
2030.710	r	(P-9153/91; A-2530)	am
2030.710	n	(P-9083/91; A-2457)	am
2030.720	r	(P-9153/91; A-2530)	am
2030.720	n	(P-9083/91; A-2457)	am
2030.730	n	(P-9153/91; A-2530)	am
2030.730	n	(P-9083/91; A-2457)	am
2030.740	n	(P-9153/91; A-2530)	am
2030.750	n	(P-9083/91; A-2457)	am
2030.750	n	(P-9153/91; A-2530)	am
2030.760	r	(P-9153/91; A-2530)	am
2030.760	n	(P-9083/91; A-2457)	am
2030.810	r	(P-9153/91; A-2530)	am
2030.810	n	(P-9083/91; A-2457)	am
2030.820	r	(P-9153/91; A-2530)	am
2030.820	n	(P-9083/91; A-2457)	am
2030.830	n	(P-9083/91; A-2457)	am
2030.840	n	(P-9153/91; A-2530)	am
2030.850	n	(P-9083/91; A-2457)	am
2030.910	r	(P-9153/91; A-2530)	am
2030.910	n	(P-9083/91; A-2457)	am
2030.920	r	(P-9153/91; A-2530)	am
2030.930	r	(P-9153/91; A-2530)	am
2030.940	r	(P-9153/91; A-2530)	am
2030.950	r	(P-9153/91; A-2530)	am
2030.960	r	(P-9153/91; A-2530)	am
2030.970	r	(P-9153/91; A-2530)	am
2030.980	r	(P-9153/91; A-2530)	am
2030.1010	r	(P-9153/91; A-2530)	am
2030.1010	n	(P-9083/91; A-2457)	am
2030.1020	r	(P-9153/91; A-2530)	am
2030.1020	n	(P-9083/91; A-2457)	am
2030.1030	r	(P-9153/91; A-2530)	am
2030.1030	n	(P-9083/91; A-2457)	am
2030.1040	r	(P-9153/91; A-2530)	am
2030.1040	n	(P-9083/91; A-2457)	am
2030.1050	r	(P-9153/91; A-2530)	am
2030.1060	r	(P-9153/91; A-2530)	am
2030.1070	r	(P-9153/91; A-2530)	am
2030.1070	n	(P-9083/91; A-2457)	am
2030.1080	n	(P-9083/91; A-2457)	am
2030.1090	n	(P-9083/91; A-2457)	am
2030.1110	r	(P-9153/91; A-2530)	am

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302.80	am	1540.130	am	(P-7325)
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304.51	n	200.715	am	(P-1936; W-7737)
310.100	am	275.20	am	(P-8269)
310.110	am	305.20	am	(P-16538/91; A-6180)
310.130	am	410.360	r	(P-11899/91; A-2544)
310.230	am	440.200	am	(P-6533)
310.280	am	445.40	am	(P-11025/91; A-2535)
310.290	am	445.70	am	(P-11025/91; A-2535)
	am	500.335	r	(P-11025/91; A-2535)
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310.490	am	757.10	n	(P-6542)
310. Ap. A	am	757.115	n	(P-6542)
	am	757.100	n	(P-6542)
	am	757.105	n	(P-6542)
	am	757.115	n	(P-6542)
	am	757.120	n	(P-6542)
	am	757.125	n	(P-6542)
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	am	757.200	n	(P-6542)
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	am	757.210	n	(P-6542)
	am	757.215	n	(P-6542)
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	am	757.230	n	(P-6542)
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		(P-16535/91; A-6177)	490.180	r	(P-16913/91; A-5988)
		(P-7572)	490.190	r	(P-16913/91; A-5988)
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			510.115	r	(P-16932/91; A-5990)
			510.120	am	(P-16932/91; A-5990)
			510.131	am	(P-16932/91; A-5990)
			510.145	am	(P-16932/91; A-5990)
			510.160	am	(P-16932/91; A-5990)
			3000.100	am	(P-3802)
			3000.200	am	(P-3802)
			3000.210	am	(P-3802)
			3000.220	am	(P-3802)
			3000.230	am	(P-3802)
			3000.245	am	(P-3802)
			3000.270	am	(P-3802)
			3000.420	am	(P-3802)
			3000.425	am	(P-3802)
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			3000.1070	am	(P-3802)
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104.102	am	(P-7793)
104.202	am	(P-7793)
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		(P-4704)	116.520	am	(P-16623/91; A-5350)
		(P-3335)	117.10	am	(P-8938)
112.70	am	(P-3335)	120.50	r	(P-12137/91; A-139)
112.71	am	(P-3335)	120.80	am	(P-16856/91; A-10034)
112.72	am	(P-3335)	120.200	n	(P-12137/91; A-139)
112.74	am	(P-3335)	120.208	r	(P-12137/91; A-139)
112.78	am	(P-3335)	120.210	r	(P-12137/91; A-139)
112.79	am	(P-3335)	120.211	r	(P-12137/91; A-139)
112.82	am	(P-3335)	120.212	r	(P-12137/91; A-139)
112.115	am	(P-18062/91; A-9972)	120.215	r	(P-12137/91; A-139)
112.300	am	(P-18062/91; A-9972)	120.216	r	(P-12137/91; A-139)
113.40	am	(P-14994/91; A-3468)	120.217	r	(P-12137/91; A-139)
113.50	am	(P-14994/91; A-3468)	120.218	r	(P-12137/91; A-139)
113.130	am	(P-18073/91; A-9986)	120.224	r	(P-12137/91; A-139)
113.253	am	(P-18073/91; A-9986)	120.225	r	(P-12137/91; A-139)
113.260	am	(P-18073/91; A-9986)	120.230	r	(P-12137/91; A-139)
113.302	r	(P-14994/91; A-3468)	120.236	r	(P-12137/91; A-139)
113.400	n	(P-14994/91; A-3468)	120.240	r	(P-12137/91; A-139)
113.405	n	(P-14994/91; A-3468)	120.245	r	(P-12137/91; A-139)
113.410	n	(P-14994/91; A-3468)	120.250	r	(P-12137/91; A-139)
113.415	n	(P-14994/91; A-3468)	120.255	r	(P-12137/91; A-139)
113.425	n	(P-14994/91; A-3468)	120.260	r	(P-12137/91; A-139)
113.430	n	(P-14994/91; A-3468)	120.261	r	(P-12137/91; A-139)
113.440	#	(P-14994/91; A-3468)	120.262	r	(P-12137/91; A-139)
113.445	am	(P-14994/91; A-3468)	120.270	r	(P-12137/91; A-139)
114.1	am	(P-15008/91; A-3512)	120.272	r	(P-12137/91; A-139)
114.2	n	(P-15008/91; A-3512)	120.273	r	(P-12137/91; A-139)
114.60	am	(P-15008/91; A-3512)	120.275	r	(P-12137/91; A-139)
114.61	am	(P-15008/91; A-3512)	120.276	r	(P-12137/91; A-139)
114.62	am	(P-15008/91; A-3512)	120.280	r	(P-12137/91; A-139)
114.63	am	(P-15008/91; A-3512)	120.281	r	(P-12137/91; A-139)
114.64	am	(P-15008/91; A-3512)	120.282	r	(P-12137/91; A-139)
114.70	am	(P-15008/91; A-3512)	120.283	r	(P-12137/91; A-139)
114.80	am	(P-15008/91; A-3512)	120.284	r	(P-12137/91; A-139)
114.120	am	(P-15008/91; A-3512)	120.290	r	(P-12137/91; A-139)
114.121	am	(P-15008/91; A-3512)	120.295	r	(P-12137/91; A-139)
114.122	r	(P-15008/91; A-3512)	120.319	am	(P-12137/91; A-139)
114.123	r	(P-15008/91; A-3512)	120.320	am	(P-12137/91; A-139)
114.124	am	(P-4216) (E-4540)	120.321	am	(P-12137/91; A-139)
114.128	am	(P-4216) (E-4540)	120.322	am	(P-12137/91; A-139)
114.135	am	(P-15008/91; A-3512)	120.323	am	(P-12137/91; A-139)
114.400	am	(P-15008/91; A-3512)	120.384	am	(P-7761)
114.420	am	(P-15008/91; A-3512)	121.25	am	(P-8898)
115.10	am	(P-17897/91; A-10291)	121.34	am	(P-8039)
115.30	am	(P-17897/91; A-10291)	121.58	am	(P-2420; A-10011)
115.34	am	(P-17897/91; A-10291)			

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		(P-2420; A-10011)	140.600	n	(P-472)
121.72	am	(P-2420; A-10011)	140.602	n	(P-472)
121.73	am	(P-14186/91; A-10011)	140.604	n	(P-472)
121.91	am	(P-14186/91; A-10011)	140.606	n	(P-472)
121.94	am	(P-14999/91; A-10011)	140.608	n	(P-472)
130.200	am	(P-6931)	140.610	n	(P-472)
140.2	am	(P-17171/91; A-174)	140.612	n	(P-472)
		(P-6936)	140.614	n	(P-472)
140.5	am	(P-17171/91; A-174)	140.646	am	(P-6949/91; A-1877)
140.11	am	(P-6949/91; A-3552)	140.700	am	(P-7576)
140.13	am	(P-4708)	140.835	r	(P-15933/91; A-6408)
140.14	am	(P-4708)	141.10	r	(P-12132/91; A-7922)
140.15	am	(P-7775)	141.100	r	(P-12132/91; A-7922)
140.16	am	(P-4708) (P-8047)	141.200	r	(P-12132/91; A-7922)
140.17	am	(P-8047)	141.240	r	(P-12132/91; A-7922)
140.19	am	(P-4708)	141.280	r	(P-12132/91; A-7922)
140.27	am	(P-65; A-10050) (E-300)	141.320	r	(P-12132/91; A-7922)
140.31	n	(P-4708)	141.360	r	(P-12132/91; A-7922)
140.32	n	(P-4708)	141.400	r	(P-12132/91; A-7922)
140.33	n	(P-4708)	141.440	r	(P-12132/91; A-7922)
140.94	n	(P-15933/91; A-6408)	141.480	r	(P-12132/91; A-7922)
140.95	n	(P-15933/91; A-6408)	141.520	r	(P-12132/91; A-7922)
140.420	am	(P-10145)	141.560	r	(P-12132/91; A-7922)
140.421	am	(P-7576) (P-10145)	141.600	r	(P-12132/91; A-7922)
140.413	am	(P-6719)	141.640	r	(P-12132/91; A-7922)
140.440	am	(P-12171/91; A-4006)	141.680	r	(P-12132/91; A-7922)
140.441	am	(P-12171/91; A-4006)	141.720	r	(P-12132/91; A-7922)
140.442	am	(P-12171/91; A-4006)	141.760	r	(P-12132/91; A-7922)
140.449	am	(P-12171/91; A-4006)	141.800	r	(P-12132/91; A-7922)
140.469	am	(P-13685/91; A-3552)	141.840	r	(P-12132/91; A-7922)
140.512	am	(P-13274/91; A-5849)	141.880	r	(P-12132/91; A-7922)
140.513	r	(P-13274/91; A-5849)	141.920	r	(P-12132/91; A-7922)
140.514	am	(P-11555/91; A-4006)	141.960	r	(P-12132/91; A-7922)
140.526	r	(P-472) (P-9393)	141.1000	r	(P-12132/91; A-7922)
140.527	r	(P-472) (P-9393)	141.1040	r	(P-12132/91; A-7922)
140.528	r	(P-472) (P-9393)	141.1080	r	(P-12132/91; A-7922)
140.529	r	(P-472) (P-9393)	141.1120	r	(P-12132/91; A-7922)
140.530	am	(P-15933/91; A-6408)	141.1125	r	(P-12132/91; A-7922)
140.538	am	(P-15933/91; A-6408)	141.1160	r	(P-12132/91; A-7922)
140.539	am	(P-472)	141.1200	r	(P-12132/91; A-7922)
140.543	am	(P-3045)	141.1240	r	(P-12132/91; A-7922)
140.552	am	(P-15933/91; A-6408)	141.1280	r	(P-12132/91; A-7922)
140.560	am	(P-5585/91; A-7017)	141.1320	r	(P-12132/91; A-7922)
140.561	am	(P-7482/91; A-3552)	141.1360	r	(P-12132/91; A-7922)
140.562	am	(P-15933/91; A-6408)	141.1400	r	(P-12132/91; A-7922)
140.565	n	(P-1492)	141.1480	r	(P-12132/91; A-7922)
140.566	am	(P-4708)	141.1500	r	(P-12132/91; A-7922)
140.569	am	(P-15933/91; A-6408; RQ-9138)	141.1520	r	(P-12132/91; A-7922)
			141.1560	r	(P-12132/91; A-7922)

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141.1600	r	(P-12132/91; A-7922)	141.3600	r	(P-12132/91; A-7922)
141.1640	r	(P-12132/91; A-7922)	141.3640	r	(P-12132/91; A-7922)
141.1680	r	(P-12132/91; A-7922)	141.3680	r	(P-12132/91; A-7922)
141.1720	r	(P-12132/91; A-7922)	141.3720	r	(P-12132/91; A-7922)
141.1760	r	(P-12132/91; A-7922)	141.3760	r	(P-12132/91; A-7922)
141.1800	r	(P-12132/91; A-7922)	141.3800	r	(P-12132/91; A-7922)
141.1840	r	(P-12132/91; A-7922)	141.3840	r	(P-12132/91; A-7922)
141.1880	r	(P-12132/91; A-7922)	141.3880	r	(P-12132/91; A-7922)
141.1920	r	(P-12132/91; A-7922)	141.3920	r	(P-12132/91; A-7922)
141.1960	r	(P-12132/91; A-7922)	141.3960	r	(P-12132/91; A-7922)
141.2000	r	(P-12132/91; A-7922)	141.4000	r	(P-12132/91; A-7922)
141.2040	r	(P-12132/91; A-7922)	141.4040	r	(P-12132/91; A-7922)
141.2080	r	(P-12132/91; A-7922)	141.4080	r	(P-12132/91; A-7922)
141.2120	r	(P-12132/91; A-7922)	141.4120	r	(P-12132/91; A-7922)
141.2160	r	(P-12132/91; A-7922)	141.4160	r	(P-12132/91; A-7922)
141.2200	r	(P-12132/91; A-7922)	141.4200	r	(P-12132/91; A-7922)
141.2240	r	(P-12132/91; A-7922)	141.4240	r	(P-12132/91; A-7922)
141.2280	r	(P-12132/91; A-7922)	141.4280	r	(P-12132/91; A-7922)
141.2320	r	(P-12132/91; A-7922)	141.4320	r	(P-12132/91; A-7922)
141.2360	r	(P-12132/91; A-7922)	141.4360	r	(P-12132/91; A-7922)
141.2400	r	(P-12132/91; A-7922)	141.4440	r	(P-12132/91; A-7922)
141.2440	r	(P-12132/91; A-7922)	141.4480	r	(P-12132/91; A-7922)
141.2480	r	(P-12132/91; A-7922)	141.4520	r	(P-12132/91; A-7922)
141.2520	r	(P-12132/91; A-7922)	141.4560	r	(P-12132/91; A-7922)
141.2560	r	(P-12132/91; A-7922)	141.4600	r	(P-12132/91; A-7922)
141.2600	r	(P-12132/91; A-7922)	141.4640	r	(P-12132/91; A-7922)
141.2640	r	(P-12132/91; A-7922)	141.4680	r	(P-12132/91; A-7922)
141.2680	r	(P-12132/91; A-7922)	141.4720	r	(P-12132/91; A-7922)
141.2720	r	(P-12132/91; A-7922)	141.4760	r	(P-12132/91; A-7922)
141.2760	r	(P-12132/91; A-7922)	141.4800	r	(P-12132/91; A-7922)
141.2800	r	(P-12132/91; A-7922)	144.275	am	(P-15926/91; A-5898)
141.2840	r	(P-12132/91; A-7922)	144.300	n	(P-7455/91; A-3497)
141.2880	r	(P-12132/91; A-7922)	144.325	n	(P-5806)
141.2920	r	(P-12132/91; A-7922)	144.350	n	(P-5806)
141.2960	r	(P-12132/91; A-7922)	144.375	n	(P-5806)
141.3000	r	(P-12132/91; A-7922)	144.400	n	(P-5806)
141.3040	r	(P-12132/91; A-7922)	144.405	n	(P-5806)
141.3080	r	(P-12132/91; A-7922)	144.425	n	(P-5806)
141.3120	r	(P-12132/91; A-7922)	144.450	n	(P-5806)
141.3160	r	(P-12132/91; A-7922)	147.25	am	(P-4218; RC-10500)
141.3200	r	(P-12132/91; A-7922)	147.50	am	(P-4218; RC-10500)
141.3240	r	(P-12132/91; A-7922)	147.75	am	(P-4218; RC-10500)
141.3280	r	(P-12132/91; A-7922)	147.100	am	(P-8906)
141.3320	r	(P-12132/91; A-7922)	147.150	am	(P-8906)
141.3360	r	(P-12132/91; A-7922)	147.305	am	(P-8906)
141.3400	r	(P-12132/91; A-7922)	147.310	am	(P-8906)
141.3440	r	(P-12132/91; A-7922)	147.315	am	(P-8906)
141.3480	r	(P-12132/91; A-7922)	147.320	am	(P-8906)
141.3520	r	(P-12132/91; A-7922)	147.325	am	(P-8906)
141.3560	r	(P-12132/91; A-7922)			

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147.340	am	(P-8906)	149.175
147.345	am	(P-8906)	149.200
147.350	am	(P-8906)	149.205
147.Tb.A	am	(P-7501/91; A-4035)	149.225
		(P-15940/91; A-6479)	149.250
		(P-7501/91; A-4035)	149.275
147.Tb.B	am	(P-15940/91; A-6479)	149.300
		(P-4218; RC-10500)	149.305
147.Tb.D	am	(P-4218; RC-10500)	149.325
147.Tb.E	am	(P-4218; RC-10500)	150.10
147.Tb.L	n	(P-15928/91; A-6255)	150.20
148.20	am	(P-15928/91; A-6255)	150.30
148.40	am	(P-15928/91; A-6255)	150.40
148.60	am	(P-15928/91; A-6255)	150.50
148.70	am	(P-15928/91; A-6255)	150.60
148.80	am	(P-15928/91; A-6255)	160.50
148.90	r	(P-15928/91; A-6255)	160.10
148.100	r	(P-15928/91; A-6255)	160.20
148.110	r	(P-15928/91; A-6255)	160.30
148.120	am	(P-15928/91; A-6255)	160.77
148.130	am	(P-15928/91; A-6255)	160.85
148.140	am	(P-15928/91; A-6255)	230.45
		(P-1786)	230.570
148.150	am	(P-15928/91; A-6255)	240.400
148.160	am	(P-15928/91; A-6255)	240.415
148.170	am	(P-15928/91; A-6255)	240.430
148.180	am	(P-15928/91; A-6255)	
148.190	am	(P-15928/91; A-6255)	
148.200	am	(P-15928/91; A-6255)	
148.210	am	(P-15928/91; A-6255)	240.435
148.220	am	(P-15928/91; A-6255)	
148.230	am	(P-15928/91; A-6255)	
148.240	am	(P-15928/91; A-6255)	
148.250	am	(P-15928/91; A-6255)	
148.260	am	(P-15928/91; A-6255)	240.655
148.270	am	(P-15928/91; A-6255)	240.720
148.280	am	(P-15928/91; A-6255)	
148.290	am	(P-15928/91; A-6255)	
148.300	am	(P-15928/91; A-6255)	
148.310	am	(P-15928/91; A-6255)	
148.320	am	(P-15928/91; A-6255)	
148.400	n	(P-15928/91; A-6255)	
149.5	am	(P-15931/91; A-6195)	
149.25	am	(P-15931/91; A-6195)	
149.50	am	(P-15931/91; A-6195)	
149.75	am	(P-15931/91; A-6195)	
149.100	am	(P-15931/91; A-6195)	
149.105	am	(P-15931/91; A-6195)	
149.125	am	(P-15931/91; A-6195)	
149.150	am	(P-15931/91; A-6195)	
149.175	am	(P-15931/91; A-6195)	
149.200	am	(P-15931/91; A-6195)	
149.205	am	(P-15931/91; A-6195)	
149.225	am	(P-15931/91; A-6195)	
149.250	am	(P-15931/91; A-6195)	
149.275	am	(P-15931/91; A-6195)	
149.300	am	(P-15931/91; A-6195)	
149.305	am	(P-15931/91; A-6195)	
149.325	am	(P-15931/91; A-6195)	
150.10	n	(E-2258)	
150.20	n	(E-2258)	
150.30	n	(E-2258)	
150.40	n	(E-2258)	
150.50	n	(E-2258)	
150.60	n	(E-2258)	
160.50	am	(P-806/91; A-1852)	
160.10	am	(P-806/91; A-1852)	
160.20	am	(P-806/91; A-1852)	
160.30	am	(P-2406; A-9997)	
160.77	n	(P-8892)	
160.85	n	(P-8892)	
230.45	am	(P-3605)	
230.570	am	(P-3605)	
240.400	am	(E-2630)	
240.415	am	(E-2630)	
240.430	am	(P-17007/91; M-2930)	
		(E-17398/91; S-1744;	
		W-2955; M-2943)	
	am	(P-17007/91; M-2930)	
		(E-17398/91; S-1744;	
		W-2955; M-2943)	
	am	(E-4069; RC-6898)	
	am	(P-17007/91; M-2930)	
		(E-17398/91; S-1744;	
		W-2955; M-2943)	
		(E-2901)	
	am	(P-17007/91; M-2930)	
		(E-17398/91; S-1744;	
		W-2955; M-2943)	
	n	(E-2630)	
240.726	am	(E-2901)	
240.800	am	(E-2901)	
240.810	am	(E-2901)	
240.825	am	(E-2901)	
240.855	am	(E-2901)	
240.1600	am	(P-4087)	
240.1605	am	(P-4087)	
240.1610	am	(P-4087)	
240.1620	am	(P-4087)	
240.1625	am	(P-4087)	
240.1630	am	(P-4087)	
240.1635	am	(P-4087)	

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240.1640	am	(P-4087)	335.300	am	(P-8415/91; A-7633)
240.1645	am	(P-4087)	335.302	am	(P-8415/91; A-7633)
240.1650	am	(P-4087)	335.304	am	(P-8415/91; A-7633)
240.1655	am	(P-4087)	335.306	am	(P-8415/91; A-7633)
240.1660	am	(P-4087)	335.308	r	(P-8415/91; A-7633)
240.1661	am	(P-4087)	335.310	am	(P-8415/91; A-7633)
240.1665	n	(P-4087)	335.312	am	(P-8415/91; A-7633)
302.20	am	(P-7565)	335.314	am	(P-8415/91; A-7633)
304.2	am	(P-7545)	335.316	am	(P-8415/91; A-7633)
305.10	#	(P-5403)	335.318	am	(P-8415/91; A-7633)
305.20	am	(P-5403)	335.320	am	(P-8415/91; A-7633)
305.30	am	(P-5403)	335.326	am	(P-8415/91; A-7633)
305.40	#	(P-5403)	335.328	am	(P-8415/91; A-7633)
305.50	am	(P-5403)	335.330	am	(P-8415/91; A-7633)
305.60	am	(P-5403)	335.332	am	(P-8415/91; A-7633)
305.70	n	(P-5403)	335.334	am	(P-8415/91; A-7633)
305.80	n	(P-5403)	335.336	am	(P-8415/91; A-7633)
305.90	#	(P-5403)	335.338	am	(P-8415/91; A-7633)
305.100	#	(P-5403)	336.10	n	(P-7963) (P-7963)
305.110	#	(P-5403)	336.20	n	(P-7963)
305.120	#	(P-5403)	336.30	n	(P-7963)
305.130	am	(P-5403)	336.40	n	(P-7963)
305.140	#	(P-5403)	336.50	n	(P-7963)
309.1	r	(P-7982)	336.60	n	(P-7963)
309.2	r	(P-7982)	336.70	n	(P-7963)
309.3	r	(P-7982)	336.80	n	(P-7963)
309.4	r	(P-7982)	336.90	n	(P-7963)
309.5	r	(P-7982)	336.100	n	(P-7963)
309.6	r	(P-7982)	336.110	n	(P-7963)
309.7	r	(P-7982)	336.120	n	(P-7963)
309.8	r	(P-7982)	336.130	n	(P-7963)
309.9	r	(P-7982)	336.140	n	(P-7963)
309.10	r	(P-7982)	336.150	n	(P-7963)
309.11	r	(P-7982)	336.160	n	(P-7963)
309.12	r	(P-7982)	336.170	n	(P-7999)
309.13	r	(P-7982)	337.10	n	(P-7999)
309.14	r	(P-7982)	337.20	n	(P-7999)
309.15	r	(P-7982)	337.30	n	(P-7999)
309.16	r	(P-7982)	337.40	n	(P-7999)
309.17	r	(P-7982)	337.50	n	(P-7999)
309.18	r	(P-7982)	337.60	n	(P-7999)
309.19	r	(P-7982)	337.70	n	(P-7999)
309.20	r	(P-7982)	337.80	n	(P-7999)
309.21	r	(P-7982)	337.90	n	(P-7999)
309.22	r	(P-7982)	337.100	n	(P-7999)
309.23	r	(P-7982)	337.110	n	(P-7999)
335.100	am	(P-8415/91; A-7633)	337.120	n	(P-7999)
335.102	am	(P-8415/91; A-7633)	337.130	n	(P-7999)
335.200	am	(P-8415/91; A-7633)	337.140	n	(P-7999)
335.202	am	(P-8415/91; A-7633)	337.150	n	(P-7999)
			337.160	n	(P-7999)

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337.170	n	(P-7999)	510.110	am	(P-69; A-8537)
337.180	n	(P-7999)	567.20	am	(P-10403)
337.190	n	(P-7999)	567.30	am	(P-10403)
337.200	n	(P-7999)	567.100	am	(P-10403)
337.210	n	(P-7999)	587.70	am	(P-18110/91; A-8235)
337.220	n	(P-7999)	597.20	am	(P-3440)
337.230	n	(P-7999)	674.10	n	(E-2690)
337.240	n	(P-7999)	674.20	n	(E-2690)
337.250	n	(P-7999)	674.30	n	(E-2690)
352. Ap. A	am	(P-13729/91; A-3924)	674.40	n	(E-2690)
377.2	am	(P-7553)	674.50	n	(E-2690)
377.4	am	(P-7553)	683.100	r	(E-2688)
378.1	r	(P-7561)	685.500	am	(P-14392/91; A-4529)
378.2	r	(P-7561)	685.550	n	(P-14392/91; A-4529)
378.3	r	(P-7561)	685.600	am	(P-16876/91; A-6868)
378.4	r	(P-7561)	714.30	am	(P-3067)
406.2	am	(E-15088/91; M-2269)	714.100	am	(P-3067)
406.4	am	(P-14734/91; A-7602)	714.110	am	(P-3067)
406.5	am	(P-14734/91; A-7602)	714.120	am	(P-3067)
406.6	am	(P-14734/91; A-7602)	714.130	am	(P-3067)
406.7	am	(P-14734/91; A-7602)	714.300	n	(P-3067)
406.8	am	(P-14734/91; A-7602)	714.310	am	(P-3067)
406.9	am	(P-14734/91; A-7602)	730.700	r	(P-10397)
406.10	am	(P-14734/91; A-7602)	787.10	n	(P-13027/91; A-2882)
406.11	am	(P-14734/91; A-7602)	787.20	n	(P-13027/91; A-2882)
406.12	am	(P-14734/91; A-7602)	787.30	n	(P-13027/91; A-2882)
406.13	am	(P-14734/91; A-7602)	787.40	n	(P-13027/91; A-2882)
406.14	am	(P-14734/91; A-7602)	787.50	n	(P-13027/91; A-2882)
406.22	am	(P-14734/91; A-7602)	840.10	am	(P-15390/91; A-10301)
406.24	am	(P-14734/91; A-7602)	840.20	am	(P-15390/91; A-10301)
407.29	am	(P-14729/91; A-7597)	840.30	am	(P-15390/91; A-10301)
408.5	am	(P-14764/91; A-8950)	840.40	am	(P-15390/91; A-10301)
408.7	n	(P-14764/91; A-8950)	840.50	am	(P-15390/91; A-10301)
408.20	am	(P-14764/91; A-8950)	840.60	n	(P-15390/91; A-10301)
408.30	am	(P-14764/91; A-8950)	840.70	n	(P-15390/91; A-10301)
408.40	am	(P-14764/91; A-8950)	840.75	am	(P-15390/91; A-10301)
408.50	am	(P-14764/91; A-8950)	840.80	am	(P-15390/91; A-10301)
408.60	am	(P-14764/91; A-8950)	840.90	am	(P-15390/91; A-10301)
408.65	am	(P-14764/91; A-8950)	840.95	n	(P-15390/91; A-10301)
408.70	am	(P-14764/91; A-8950)	840.100	n	(P-15390/91; A-10301)
408.105	am	(P-14764/91; A-8950)	840.105	n	(P-15390/91; A-10301)
510.10	am	(P-69; A-8537)	840.110	n	(P-15390/91; A-10301)
510.20	am	(P-69; A-8537)	840.115	n	(P-15390/91; A-10301)
510.30	am	(P-69; A-8537)	843.10	am	(P-15405/91; A-10316)
510.40	am	(P-69; A-8537)	843.20	am	(P-15405/91; A-10316)
510.70	am	(P-69; A-8537)	843.30	am	(P-15405/91; A-10316)
510.80	am	(P-69; A-8537)	843.40	am	(P-15405/91; A-10316)
510.90	am	(P-69; A-8537)	843.50	am	(P-15405/91; A-10316)
510.100	am	(P-69; A-8537)	843.61	am	(P-15405/91; A-10316)
			843.70	am	(P-15405/91; A-10316)
			843.80	am	(P-15405/91; A-10316)

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TITLE #9 (CONT'D)					
\$43.120	am	(P-15405/91; A-10316)	50.110	n	(P-6153)
\$43.121	am	(P-15405/91; A-10316)	50.120	r	(P-6139)
\$43.130	am	(P-15405/91; A-10316)	50.120	n	(P-6153)
\$43.150	am	(P-15405/91; A-10316)	50.130	r	(P-6139)
\$43.160	am	(P-15405/91; A-10316)	50.130	n	(P-6153)
\$43.180	am	(P-15405/91; A-10316)	50.140	r	(P-6139)
\$45.10	am	(P-15405/91; A-10316)	50.140	n	(P-6153)
\$45.20	am	(P-11572/91/A-2615)	50.150	r	(P-6139)
\$45.30	am	(P-11572/91/A-2615)	50.160	r	(P-6139)
\$45.40	am	(P-11572/91/A-2615)	50.Ex.A	n	(P-6153)
900.310	am	(P-12989/91; A-5311)	62.30	am	(P-4813)
900.321	am	(P-12989/91; A-5311)	97.10	n	(P-19709/91; P-10475)
900.322	am	(P-12989/91; A-5311)	97.20	n	(P-19709/91; P-10475)
900.330	am	(P-12989/91; A-5311)	97.30	n	(P-19709/91; P-10475)
900.331	am	(P-12989/91; A-5311)	97.40	n	(P-19709/91; P-10475)
900.342	am	(P-12989/91; A-5311)	97.50	n	(P-19709/91; P-10475)
900.343	am	(P-12989/91; A-5311)	97.60	n	(P-19709/91; P-10475)
900.345	am	(P-12989/91; A-5311)	97.70	n	(P-19709/91; P-10475)
900.348	am	(P-12989/91; A-5311)	97.80	n	(P-19709/91; P-10475)
1300.110	am	(P-5141/91; A-4819)	97.90	n	(P-19709/91; P-10475)
1300.120	am	(P-5141/91; A-4819)	97.100	n	(P-19709/91; P-10475)
1300.130	am	(P-5141/91; A-4819)	97.110	n	(P-19709/91; P-10475)
1300.200	am	(P-5141/91; A-4819)	97.120	n	(P-19709/91; P-10475)
1300.205	n	(P-5141/91; A-4819)	97.130	n	(P-19709/91; P-10475)
1300.210	am	(P-5141/91; A-4819)	97.140	n	(P-19709/91; P-10475)
			171.6	am	(P-15995/91; W-2696)
			171.6	#	(P-3856)
			171.1000	am	(P-15995/91; W-2696)
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44.30	am	(P-4807)	172.2000	am	(P-3856)
50.5	r	(P-6139)	172.2000	am	(P-16003/91; W-2697)
50.10	r	(P-6139)	172.2215	am	(P-3864)
50.10	n	(P-6139)	173.3000	am	(P-16003/91; W-2697)
50.20	r	(P-6139)	177.2000	am	(P-3864)
50.20	n	(P-6153)	177.2000	am	(P-16008/91; W-2698)
50.30	r	(P-6139)	177.2000	am	(P-3869)
50.30	n	(P-6153)	178.336.1.1	am	(P-3847)
50.40	r	(P-6139)	178.336.1.5	am	(P-3876)
50.40	n	(P-6153)	178.336.1.5	am	(P-3876)
50.50	r	(P-6139)	178.2000	am	(P-16015/91; W-2699)
50.50	n	(P-6153)	179.2000	am	(P-16015/91; W-2699)
50.60	r	(P-6139)	179.2000	am	(P-3876)
50.70	r	(P-6139)	180.2000	am	(P-3876)
50.80	r	(P-6139)	390.1010	am	(P-16027/91; W-2700)
50.90	r	(P-6139)	390.1020	am	(P-3888)
50.100	n	(P-6139)	391.1000	am	(P-3851)
50.100	n	(P-6139)			(P-7815)
50.110	r	(P-6153)			(P-7815)
					(P-7815)
					(P-7832)

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		(P-7832)	530.140
395.2000	am	(P-7805)	530.150
396.2010	am	(P-7811)	530.200
440.420	am	(P-13041/91; A-1655)	530.201
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440.II.B	n	(P-13041/91; A-1655)	530.203
442.285	am	(P-13072/91; A-1685)	530.210
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442.II.E	n	(P-13072/91; A-1685)	530.225
456.50	am	(P-9453)	530.230
456.60	am	(P-9453)	530.240
456.70	am	(P-9453)	530.250
456.80	n	(P-9453)	530.260
456.90	n	(P-9453)	530.270
530.10	n	(P-2940/91; A-2193)	530.275
530.10	r	(P-3003/91; A-2256)	530.280
530.20	n	(P-2940/91; A-2193)	530.290
530.20	r	(P-3003/91; A-2256)	530.300
530.30	n	(P-2940/91; A-2193)	530.301
530.30	r	(P-3003/91; A-2256)	530.302
530.40	n	(P-2940/91; A-2193)	530.303
530.50	n	(P-2940/91; A-2193)	530.310
530.60	n	(P-2940/91; A-2193)	530.320
530.100	n	(P-2940/91; A-2193)	530.330
530.101	r	(P-3003/91; A-2256)	530.400
530.102	r	(P-3003/91; A-2256)	530.401
530.103	r	(P-3003/91; A-2256)	530.402
530.104	r	(P-3003/91; A-2256)	530.403
530.105	r	(P-3003/91; A-2256)	530.410
530.106	r	(P-3003/91; A-2256)	530.420
530.107	r	(P-3003/91; A-2256)	530.430
530.108	r	(P-3003/91; A-2256)	530.440
530.109	r	(P-3003/91; A-2256)	530.450
530.110	n	(P-2940/91; A-2193)	530.460
530.110	r	(P-3003/91; A-2256)	530.470
530.111	r	(P-3003/91; A-2256)	530.480
530.112	r	(P-3003/91; A-2256)	530.500
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530.115	r	(P-3003/91; A-2256)	530.503
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530.120	r	(P-3003/91; A-2256)	530.602
530.121	r	(P-3003/91; A-2256)	530.603
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116.40	am
121.10	n
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	(P-561; A-7707)

